



# 1992 *Illinois Register*

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## Rules of Governmental Agencies

Volume 16, Issue 52 — December 28, 1992

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Administrative Code Div.  
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published by  
**George H. Ryan**  
Secretary of State



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## INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1001 et seq., as amended).

## REGISTER PUBLICATION SCHEDULE 1993

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 16, 1992	Dec. 23, 1992	1	(Mon.) Jan. 4, 1993	June 22, 1993	June 29, 1993	28	July 9, 1993
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Jan. 26, 1993	Feb. 2, 1993	7 (Tues.)	Feb. 16, 1993	Aug. 3, 1993	Aug. 10, 1993	34	Aug. 20, 1993
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Apr. 27, 1993	May 4, 1993	20	May 14, 1993	Nov. 2, 1993	Nov. 9, 1993	47	Nov. 19, 1993
May 4, 1993	May 11, 1993	21	May 21, 1993	Nov. 9, 1993	Nov. 16, 1993	48	Nov. 29, 1993 (Mon.)
May 11, 1993	May 18, 1993	22	May 28, 1993	Nov. 16, 1993	Nov. 23, 1993	49	Dec. 3, 1993
May 18, 1993	May 25, 1993	23	June 4, 1993	Nov. 23, 1993	Nov. 30, 1993	50	Dec. 10, 1993
May 25, 1993	June 1, 1993	24	June 11, 1993	Nov. 30, 1993	Dec. 7, 1993	51	Dec. 17, 1993
June 1, 1993	June 8, 1993	25	June 18, 1993	Dec. 7, 1993	Dec. 14, 1993	52	Dec. 27, 1993 (Mon.)
June 8, 1993	June 15, 1993	26	June 25, 1993	Dec. 14, 1993	Dec. 21, 1993	1	Jan. 3, 1994 (Mon.)
June 15, 1993	June 22, 1993	27	July 2, 1993	Dec. 21, 1993	Dec. 28, 1993	2	Jan. 7, 1994

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).



1) HEADING OF THE PART: North Point Marina

2) CODE CITATION: 17 Ill. Adm. Code 220

3) SECTION NUMBERS:

220.30 Amendments

220.60 Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1 and 4 of the State Parks Act (Ill. Rev. Stat. 1991, ch. 105, pars. 465 and 468) and by Sections 63a5, 63a15 and 63a21 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 63a5, 63a15 and 63a21) and by Section 6z-10 of the State Finance Act (Ill. Rev. Stat. 1991, ch. 127, par. 142z-10).

5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED:

6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

8) DO THESE PROPOSED AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price  
Department of Conservation  
524 S. Second Street, Room 485  
Springfield, IL 62701-1787

12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule does not affect small businesses

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

TITLE 17: CONSERVATION  
CHAPTER I: DEPARTMENT OF CONSERVATION  
SUBCHAPTER a: LANDS AND HISTORIC SITES

PART 220  
NORTH POINT MARINA

Section  
220.10 Application and Scope  
220.20 Compliance  
220.30 Marina Slip Acquisition  
220.40 Slip Use  
220.50 Vessel Condition and Movement  
220.60 Fees and Charges  
220.70 Other Regulations  
220.80 Emergency Boarding of Vessels  
220.90 Waiver of Claims

AUTHORITY: Implementing and authorized by Sections 1 and 4 of the State Parks Act (Ill. Rev. Stat. 1991, ch. 105, pars. 465 and 468) and by Sections 63a5, 63a15 and 63a21 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 63a5, 63a15 and 63a21) and by Section 6z-10 of the State Finance Act (Ill. Rev. Stat. 1991, ch. 127, par. 142z-10).

SOURCE: Adopted at 13 Ill. Reg. 9269, effective June 6, 1989; amended at 15 Ill. Reg. 1495, effective January 22, 1991; amended at 15 Ill. Reg. 14418, effective October 1, 1991; amended at 16 Ill. Reg. 7335, effective April 24, 1992; amended at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

#### Section 220.30 Marina Slip Acquisition

a) Permit Conditions and Procedures

1) All vessels assigned slips must be registered in accordance with the "Boat Registration and Safety Act" (Ill. Rev. Stat. 1991, ch. 95 1/2, par. 311-1 et seq.).

2) No permit will be granted in the name of an organization. Permittee must be an individual, and evidence of Permittee ownership (full or partial) or control of the vessel must be presented to the Marina Administrative Office (M.A.O.). Permittee may be a married couple. In the event of divorce, documentation of succession will be required by the Marina as the basis for issuing a new harbor



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occupancy agreement. Evidence of permittee ownership or control shall be:

- A) Title or Registration;
- B) Bill of Sale or Sales Contract; or
- C) Lease Agreement.

3) No permit will be granted until the Permittee demonstrates proof of liability insurance to cover damage to the Marina, other boats or boat owners.

4) Permit fees will be based upon the length of the vessel and lease status (seasonal or temporary). See Section 220.60 (Fees and Charges).

5) Slip applications will be accepted on a "first-come, first-served" basis pursuant to position on the Applications Wait List administered by the M.A.O. A deposit must accompany the application. See Section 220.60 (Fees and Charges).

6) Slip renters must accept the first slip offered, regardless of location. Refusal to accept the first slip offered shall result in the applicant's name being moved to the bottom of the list. A refusal to accept the offered slip the following season shall result in the applicant's name being removed from the list and the applicant's deposit shall be forfeited to the Department. (In accordance with Ill. Rev. Stat. 1991, ch. 127, par. 141.158).

7) Slip transfers may be requested by slip holders only. Such requests will be maintained and serviced pursuant to a Slip Transfer Wait List administered by the M.A.O. Requests for slip transfers will be given priority over slip applications from non-tenants as slips become available.

8) All Harbor Occupancy Agreements shall be non-transferable and shall not be leased or transferred to any other individual.

9) The Department of Conservation (Department) shall

have the right to temporarily re-assign slip spaces and to move or cause to be moved any vessel so re-assigned. A Permittee, by applying for and accepting the use of a slip shall be deemed to have consented to the temporary re-assignment and movement of his or her vessel to another slip for the proper operation, maintenance, and repair of the North Point Marina; or for the convenience of the Department while making repairs or improvements; and in the case of an emergency (See Section 220.80). Permittee further consents to the movement of his or her vessel by Departmental personnel. If, after notice to move the vessel is given by the Department, Permittee fails to comply with such notice, neither the Department nor any of its officials or employees shall be liable to and a permittee waives all claims for damage to persons and property sustained by a Permittee resulting from the movement of his or her vessel.

## 10) Cancellation Provisions

A) By the Department: The Department shall cancel and terminate any permit, upon ten (10) days written notice to the Permittee for the Permittee's failure or refusal to comply with the provisions of the permit, such as nonpayment of slip fees; criminal violations which endanger life or property; or repeated violations (3 or more in one season) of this Part or 17 Ill. Adm. Code 110. The Permittee shall not be due any refund of slip fees paid.

B) By Permittee: The Permittee shall give the Marina office written notice of intent to vacate. The Permittee shall not be due any refund of slip fees paid.

C) In the event of sudden unemployment, catastrophic illness, or similar personal crisis, the slipholder may request a refund of slip fees paid. With the recommendation of the M.A.O. and approval of the Director, a refund may be granted in an amount not to exceed 50% of slip fees paid for that season, if requested by June 1.

E) Removal of Vessel upon Cancellation of Permit:



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If Permittee shall fail or refuse to remove his or her vessel from a slip or end tie by the date of cancellation of his or her permit, the Department will order and cause the vessel to be removed and stored at the Permittee's risk and expense and retake possession of the slip. Neither the Department nor any of its officials or employees shall be liable to and a Permittee waves all claims for damage to persons and property sustained by a Permittee resulting from the movement of his or her vessel pursuant to this provision.

E1 Slipholders who do not occupy their slip may be allowed a carryover to the succeeding year if a portion of their slip rental has been paid and if mitigating circumstances exist. If a slip is not rented in the succeeding year the carryover would be forfeited. Written application detailing the circumstances of the non-occupancy must be made to the M.A.O. to be considered for a carryover. Within 30 days the M.A.O. will notify the slipholder in writing whether the carryover will be allowed. The amount of carryover allowed will be prorated based on the date the written application from the slipholder was received in the M.A.O.'s office. Approval is entirely the M.A.O.'s decision and no appeal will be allowed.

11) In the event of the death of a slip holder, the surviving spouse or a child of the slip holder shall have the right of first refusal of the assignment of the slip, subject to the approval of the Department. Approval shall be based upon such considerations as the survivor's history of compliance with Department rules and proper utilization of the Marina facilities.

## b) Slip Renewals

For slip renewal, the Harbor Occupancy Agreement must be received by the Department no later than December 31, of any given year. If the Harbor Occupancy Agreement has not been received by that date the slip shall be vacated.

## c) Slip Vacancies

1) Vacancies in slips shall be filled as follows:

- A) The vacant slip will be made available to current slip holders registered on the Slip Transfer Waiting List in order of appearance.
- B) If no transfer request fills the vacancy within 10 days, the slip shall be made available to individuals registered on the Applications Wait List in order of appearance.

2) Sale of Permittee's Vessel

- A) A Permittee may retain his or her designated slip for a period of thirty (30) days after transferring title or agreeing to sell his or her vessel provided the Permittee shall notify the Department in writing within five (5) days of the date Permittee enters into an agreement for the sale of the vessel and his or her intent to acquire another vessel. An extension of an additional period, but not to exceed sixty (60) additional days will be granted by the Department upon submission by Permittee of proof of a contract to purchase or construct another vessel. A further extension may be granted to commercial operators upon showing of a contract to purchase a different boat and a delivery date, not to exceed opening day of the next season.

- B) Permittee shall notify the Department in writing within five (5) days of any change of ownership in his or her vessel resulting from a gift, sale, lease, withdrawal, addition, or substitution of Partners, the sale or transfer of stock in a closely held corporate owner of the vessel or a change of officers or directors of a closely held corporation owning the vessel.

- C) In the event a slipholder, who has paid in full for the season, sells his or her boat, the slipholder may request North Point Marina to approve a new harbor occupancy agreement with the purchaser of the boat for the remainder of the season. If the M.A.O. approves, the slipholder shall relinquish all



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rights to said slip. Such permission shall not extend past the end of the then current boating season. If the purchaser desires a slip for the following season, he/she must apply for a slip as a new slipholder.

## d) Visiting Vessel Temporary Slip Permits

- 1) The M.A.O. may provide temporary slip permits to vessels visiting the Marina. See Section 220.60 (Fees and Charges). Permits shall be posted on vessels in accordance with instructions issued by the M.A.O.
- 2) No temporary permit may last longer than 150 days.
- 3) The M.A.O. may assign temporary use of an already leased slip under limited slip vacancy conditions. See Section 220.40 (Slip Use).
- 4) Temporary permits may be renewed for a like period at the discretion of the M.A.O., based upon permittee's compliance with Department rules and slip availability.

(Source: Amended at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 220.60 Fees and Charges

- a) All fees and charges may be paid in the form of cash, check or money order. Transient rentals only may be paid by approved credit card.

## b) Slip Rental - Seasonal

- 1) Slip rental fees will be based upon slip length or overall length of vessel (including all appendages), whichever is greater.
- 2) A (one-time) \$200 deposit must accompany the application for a slip. This deposit is non-refundable and will be applied to the first year's slip rent.
- 3) Slip rental rates are \$60.00 per foot per season for each foot of slip or each foot of vessel, whichever is greater. Discounts or credits shall

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be deducted from the total when such incentives are offered. Amounts and conditions precedent shall be determined by the Department of Conservation based upon economic conditions and slip occupancy and shall be publicly announced prior to implementation. Such incentives shall be offered equally to all members of the class of people to whom the incentives are offered, contingent upon slip availability.

- 4) Payment Schedule: Slip rental is due according to the following schedule:

25% by December 31  
25% by February 28  
25% by April 30  
25% by June 30

- 5) Rent will be pro-rated for partial season occupancy by new applicants, based on the proportion of the season remaining at time permittee is notified the slip is available. (Season shall be calculated as June 1 through October 31 for pro-rata purposes). There shall be no pro-rata discounting for any vessel offered a slip prior to June 2. Payment schedule shall conform, as nearly as possible, to the schedule set out in subsection (b)(4). (Example: Permittee notified on June 15 that slip is available. Must pay 75% of pro-rated amount immediately and 25% of pro-rated amount by June 30).

- 6) Late Charges: For payments not submitted by the scheduled due date, a late charge of 3% of the amount due shall be assessed per month. No boat shall be allowed initial occupancy of the assigned slip until all scheduled payments (including late charges) have been made. Any slip rental payment more than 60 days in arrears shall result in lease termination and boat impoundment.

## c) Slip Renting - Temporary

Visiting vessels will be charged the following rates:

\$15\$20 per day for vessels 30 feet and under.  
\$15\$20 per day plus one dollar per day for each



foot over 30 feet LOA.  
One day free for every 7 consecutive days paid.

d) Rate Changes  
The Department of Conservation reserves the right to change rates.

e) Utilities  
Normal utility use is included in slip rental fees. Excess use (defined as consumption beyond average consumption of a similar size boat), as determined by the M.A.O., will be billed at the rate charged Conservation by the respective utilities.

f) Other Fees and Charges  
The M.A.O. shall post in a public place the schedule of miscellaneous fees and charges. Fees may be charged for such things as courtesy cards, penalties for failure to return key cards and cables, and use of Marina facilities.

(Source: Amended at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

1) Heading of the Part: Design and Operation of Facilities

2) Code Citation: 35 Ill. Adm. Code 1422

3) Section Numbers:

- |           |             |
|-----------|-------------|
| 1422.101  | New Section |
| 1422.110  | New Section |
| 1422.111  | New Section |
| 1422.120  | New Section |
| 1422.121  | New Section |
| 1422.122  | New Section |
| 1422.123  | New Section |
| 1422.124  | New Section |
| 1422.125  | New Section |
| 1422.126  | New Section |
| 1422.127  | New Section |
| 1422.Ap.A | New Section |
| .Tb.A     | New Section |
| .Tb.B     | New Section |
| .Tb.C     | New Section |
| 1422.Ap.B | New Section |

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1056.2 and 1027.

5) A Complete Description of the Subjects and Issues Involved: A complete description is contained in the Board's Opinion of December 3, 1992, in R91-20, which Opinion is available from the address below. This rulemaking is part of the proceeding entitled Potentially Infectious Medical Waste (PIMW): Treatment, Storage, and Transfer Facilities and Transportation, Packaging, and Labeling. Docket R91-20. As the title indicates, these proposed rules would govern how medical waste is to be handled. Interested persons should note that Part 1422 contains proposed regulations governing owners or operations of facilities that store, transfer, or treat potentially infectious medical waste (PIMW).

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date?: No

8) Does this proposed rule contain incorporations by reference?  
Yes



- 9) Are there any other amendments pending on this Part? No
- 10) Statement of Statewide Policy Objectives:

The proposed amendments (rules) would not require a local government to establish, expand, or modify its activities in such a way as to necessitate additional expenditures from local revenues.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

This Board will accept written public comment on this proposal for a period of 45 days after the date of this publication. Comments should reference Docket R91-20 and be addressed to:

Dorothy M. Gunn, Clerk  
Illinois Pollution Control Board  
State of Illinois Center  
100 W. Randolph Suite, Suite 11-500  
Chicago, IL 60601

- 12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: December 3, 1992.

B) Types of small businesses affected:  
Those who treat, store, or transfer potentially infectious medical waste. To date, none who engage in this business have identified themselves as small business operators.

C) Reporting, bookkeeping or other procedures required for compliance: Section 56.1 of the Environmental Protection Act, and proposed sections 1420.104 and 1420.105 (published in a separate notice) require permits for those who treat, store or transfer PIMW. Other recordkeeping requirements are proposed in this part, including keeping copies of manifests and contingency plans.

D) Types of professional skills necessary for compliance: None known.

The full text of the Proposed Amendments begins on the next page:

TITLE 35: ENVIRONMENTAL PROTECTION  
SUBTITLE M: BIOLOGICAL MATERIALS  
CHAPTER I: POLLUTION CONTROL BOARD  
SUBCHAPTER b: POTENTIALLY INFECTIOUS MEDICAL WASTES

PART 1422  
DESIGN AND OPERATION OF FACILITIES

SUBPART A: GENERAL PROVISIONS

Section  
1422.101 Compliance Date  
  
SUBPART B: STORAGE OR TRANSFER OPERATIONS

Section  
1422.110 Scope and Applicability  
1422.111 Design and Operating Standards and Criteria

Section  
SUBPART C: TREATMENT FACILITIES

1422.120 Scope and Applicability  
1422.121 Treatment Facility Certification  
1422.122 Design and Operating Standards  
1422.123 Treatment Units  
1422.124 Initial Efficacy Test  
1422.125 Periodic Verification Test(s)  
1422.126 Sharps  
1422.127 Experimental Permits

Section  
1422.Appendix A Initial Efficacy Test Procedures  
Table A Test Microorganisms  
Table B Indicator Microorganisms  
Table C Challenge Loads  
1422.Appendix B Correlating Periodic Verification Test Procedures

AUTHORITY: Implementing and authorized by Sections 56.2 and 27 of the Environmental Protection Act, (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1056.2 and 1027).

SOURCE: Adopted in R91-20, at \_\_\_\_ Ill. Reg. \_\_\_\_, effective \_\_\_\_.

NOTE: Capitalization denotes statutory language.



SUBPART A: GENERAL PROVISIONS

Section 1422.101 Compliance Date

Persons subject to this Part shall comply with its requirements by \_\_\_\_\_, 1993 (effective date).

SUBPART B: STORAGE OR TRANSFER OPERATIONS

Section 1422.110 Scope and Applicability

This Subpart applies to the owner or operator of a PIMW storage site or transfer station, collectively referred to as a "storage operation" in this Subpart.

Section 1422.111 Design and Operating Standards and Criteria

- a) ANY PERSON WHO STORES PIMW PRIOR TO TREATMENT OR DISPOSAL ON-SITE OR TRANSPORT OFF-SITE MUST COMPLY WITH ALL OF THE FOLLOWING STORAGE REQUIREMENTS:

- 1) STORE THE PIMW IN A MANNER AND LOCATION THAT MAINTAINS THE INTEGRITY OF THE PACKAGING AND PROVIDES PROTECTION FROM WATER, RAIN, AND WIND.
- 2) MAINTAIN THE PIMW IN A NONPUTRESCENT STATE, USING REFRIGERATION WHEN NECESSARY.
- 3) LOCK THE OUTDOOR STORAGE AREAS CONTAINING PIMW TO PREVENT UNAUTHORIZED ACCESS.
- 4) LIMIT ACCESS TO ON-SITE STORAGE AREAS TO AUTHORIZED EMPLOYEES.
- 5) STORE THE PIMW IN A MANNER THAT AFFORDS PROTECTION FROM ANIMALS AND DOES NOT PROVIDE A BREEDING PLACE OR FOOD SOURCE FOR VECTORS. (Section 56.1(e)(2)(D)(i)-(v) of the Act)
- 6) PIMW packages must not be compacted or subjected to stress that compromises the integrity of the container.
- 7) Multiple generators in the same building may store their PIMW packages in a common storage area.
- 8) Reusable PIMW containers or facility equipment (e.g., carts, squeegees or shovels) which are visually contaminated with PIMW must be cleaned in

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a designated area in accordance with 35 Ill. Adm. Code 1420.107 of this Subtitle.

- 9) Residues from cleaning a PIMW contaminated container, equipment or work surface are regulated under this Subtitle, except when directly discharged into a sanitary or combined sewer in accordance with 35 Ill. Adm. Code Subtitle C.

BOARD NOTE: Interested persons are informed that local ordinances may also cover discharges to sewer systems.

- 10) Copies of all PIMW manifests required by 35 Ill. Adm. Code 1420.105 of this Subtitle must be retained by and kept at the storage operation for three (3) years and must be made available at the storage operation during normal business hours for inspection and photocopying by the Agency. The retention period for PIMW manifests is extended automatically during the course of any unresolved enforcement action regarding the storage operation or as requested in writing by the Agency.

- 11) Upon closure of a storage operation, the owner or operator shall clean the area, equipment and structures in accordance with 35 Ill. Adm. Code 1420.107 of this Subtitle.

- b) In addition to the requirements listed in subsection (a) of this Section, storage operations required to have a permit pursuant to 35 Ill. Adm. Code 1420.105 of this Subtitle must also comply with the following requirements that the Agency shall review during the permitting process:

- 1) Storage operations shall weigh in pounds the amount of PIMW received, unless previously weighed by the transporter. PIMW must be weighed with a device for which certification has been obtained under the Weights and Measures Act (Ill. Rev. Stat. 1991, ch. 147, pars. 101 et seq.)
- 2) PIMW packages must be stored in designated areas so as not to contaminate other waste or materials.
- 3) Cardboard packages must be elevated and stored in an enclosed area.



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- 4) PIMW must be stored on a surface that allows drainage and collection of liquids and that minimizes exposure to workers and the public.
- 5) Adequate aisle space, as specified in the permit, must be maintained between packages to allow inspection of at least one (1) side of each package. Packages must be stacked so that labels are readable. A vehicle containing PIMW is exempt from the above aisle space requirement:

- A) When loading or unloading a vehicle; or
- B) When a fully-loaded vehicle is on a site.
- C) Either exemption, or both exemptions, must not exceed five (5) calendar days.

- 6) Material handling equipment must be designed so as to maintain the integrity of the package.

- 7) Signs identifying the storage operation must be prominently displayed at the points of access to the secured storage area. Signs must be marked in lettering that is readable at a minimum distance of five (5) feet. At a minimum, the signs must display the International Biohazard Symbol as shown in 35 Ill. Adm. Code 1421. Appendix A and the word "biohazard".

- 8) Personnel training must be provided to all staff prior to the handling of PIMW. Annual personnel training must include, at a minimum, a thorough explanation of the operating procedures to be taken during normal and emergency situations. The owner or operator shall keep records verifying training of personnel.

- 9) Storage operations must have a written contingency plan and the applicable sections must be implemented in the event of a discharge or personal injury. The contingency plan must describe the actions that personnel shall take in response to emergency situations such as, but not limited to, personal injury, discharges of PIMW, rupture of plastic bags, and equipment failure. This contingency plan must, at a minimum, include a list of all emergency equipment at the storage operation, an up-to-date list of names, addresses

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and phone numbers (office and home) of all persons qualified to act as emergency coordinator, procedures for cleanup, protection of personnel, disposal of spill residue, repackaging of PIMW, and alternate arrangements for PIMW storage and transfer. A copy of the contingency plan must be maintained at the storage operation. Emergency phone numbers and a brief description of the emergency procedures must be posted at the storage operation.

- 10) The owner or operator shall keep a written operating record at the storage operation. At a minimum, the following information must be recorded and maintained in the operating record:

- A) Quantities and disposition of PIMW stored or transferred;
- B) Date and time the PIMW arrived at the permitted storage operation site;
- C) Date and time the PIMW left the storage operation;
- D) Waste stream permit number (authorization number), if applicable, issued by the Agency;
- E) Generator name(s), location(s), and if applicable, the generator identification number(s) issued by the Agency for each PIMW load received at the storage operation;
- F) Temperature(s) the PIMW load was maintained at the storage operation;
- G) Destination of packages, which must include at a minimum the name of the receiving facility, the location of the receiving facility, the identification number of the receiving facility issued by the Agency (if applicable), and the disposition (i.e., storage, transfer, treatment, or disposal); and
- H) In a separate log, the date, time, nature and extent of all discharges and personal injuries and the date, time, nature and result of any response(s) taken.



- 11) The records required by subsections (b)(8) and (10) of this Section must be retained by and kept at the storage operation and must be made available at the storage operation during normal business hours for inspection and photocopying by the Agency. These records must be kept until closure of the storage operation. The retention period is extended automatically during the course of any unresolved enforcement action regarding the storage operation or as requested in writing by the Agency.

- 12) Unless otherwise authorized by the Agency in the permit, PIMW must not be stored for more than:

A) Seventy-two (72) hours at the storage operation unless the surface temperature of the package is maintained at or below 45 degrees Fahrenheit, and

B) Thirty (30) days at the storage operation regardless of temperature.

- 13) At least sixty (60) days prior to closing a storage operation, the owner or operator shall notify the Agency of the planned closure. Within ninety (90) days after the date the final load of PIMW is received at the storage operation, the owner or operator shall certify to the Agency that final closure has been completed in accordance with the permit, the Act, and all applicable regulations promulgated thereunder.

#### SUBPART C: TREATMENT FACILITIES

##### Section 1422.120 Scope and Applicability

This Subpart applies to the owner or operator of a facility in Illinois that is designed to treat PIMW to eliminate its infectious potential. This Subpart also applies to owners and operators of treatment facilities where the treated PIMW residual is disposed of in Illinois. For purposes of this Part, a facility or operation that is designed to treat PIMW to eliminate its infectious potential is referred to as a "treatment facility".

##### Section 1422.121 Treatment Facility Certification

No person shall cause or allow the disposal of any PIMW where the infectious potential has been eliminated by treatment unless the treatment facility certifies to the transporter, if other than the generator, and certifies to the landfill operator or receiving facility operator that the PIMW has been treated in accordance with this Part, and, if applicable, with all terms and conditions specified in its operating permit. Data to verify the efficacy of the treatment unit must be made available to the receiving facility. No person shall falsely certify that PIMW has been treated in accordance with this Part.

##### Section 1422.122 Design and Operating Standards

a) Treatment of PIMW must be conducted in a manner that:

- 1) ELIMINATES THE INFECTIOUS POTENTIAL OF THE WASTE. Proof that the infectious potential is eliminated must be demonstrated by the Initial Efficacy Test and Periodic Verification Test(s), pursuant to Sections 1422.124 and 1422.125 of this Part. Mechanical treatment may only be conducted as an integral step of the treatment process;

- 2) PREVENTS THE COMPACTION AND RUPTURE OF CONTAINERS DURING HANDLING OPERATIONS, except when the package is in a treatment unit;

- 3) DISPOSES OF TREATMENT RESIDUALS IN ACCORDANCE WITH THIS ACT AND REGULATIONS ADOPTED THEREUNDER;

- 4) PROVIDES FOR QUALITY ASSURANCE PROGRAMS that must include, at a minimum, a written plan that:

A) Designates responsibility to personnel;

B) Describes operating parameters that must be monitored to insure effectiveness of the treatment process;

C) Identifies monitoring devices;

D) Insures monitoring devices are operating properly;

E) Establishes appropriate ranges for all operating parameters;



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- F) Identifies the person(s) who shall collect and organize data for inclusion in the operating record;
- G) Identifies the person(s) who shall evaluate any discrepancies or problems;
- H) Identifies the person(s) who shall propose actions to correct any problems identified; and
- I) Identifies the person(s) who shall assess actions taken and document improvement;
- 5) PROVIDES FOR PERIODIC TESTING USING BIOLOGICAL TESTING, WHERE APPROPRIATE, THAT DEMONSTRATE PROPER TREATMENT OF THE WASTE;
- 6) PROVIDES FOR ASSURANCES THAT CLEARLY DEMONSTRATE THAT POTENTIALLY INFECTIOUS MEDICAL WASTE HAS BEEN PROPERLY TREATED; and
- 7) IS IN COMPLIANCE WITH ALL FEDERAL AND STATE LAWS AND REGULATIONS PERTAINING TO ENVIRONMENTAL PROTECTION. (Section 56.2(a)(1)-(7) of the Act)

## b) In addition to the requirements in subsection (a) of this Section:

- 1) Residues from cleaning a PIMW contaminated container, equipment or work surface are regulated under this Subtitle, except when directly discharged into a sanitary or combined sewer in accordance with 35 Ill. Adm. Code Subtitle C.

BOARD NOTE: Interested persons are informed that local ordinances may also cover discharges to sewer systems.

- 2) Ash resulting from the incineration of PIMW is an industrial process waste, as defined in Section 3.17 of the Act, and must be managed as a special waste in accordance with 35 Ill. Adm. Code 807 and 809.

- 3) Copies of PIMW manifests required by 35 Ill. Adm. Code 1420.105 of this Subtitle must be retained by and kept at the treatment facility for (3) three years and must be made available at the treatment

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facility during normal business hours for inspection and photocopying by the Agency. The retention period for PIMW manifests is extended automatically during the course of any unresolved enforcement action regarding the treatment facility or as requested in writing by the Agency.

- 4) COMMENCING MARCH 31, 1993, AND ANNUALLY THEREAFTER, EACH TREATMENT FACILITY FOR WHICH A PERMIT IS REQUIRED pursuant to 35 Ill. Adm. Code 1420.105 of this Subtitle and EACH FACILITY NOT REQUIRED TO HAVE A PERMIT pursuant to Section 1420.105 of this Subtitle THAT TREATS MORE THAN 50 POUNDS PER MONTH OF POTENTIALLY INFECTIOUS MEDICAL WASTE SHALL FILE A REPORT WITH THE AGENCY SPECIFYING THE QUANTITIES AND DISPOSITION OF POTENTIALLY INFECTIOUS MEDICAL WASTE TREATED DURING THE PREVIOUS CALENDAR YEAR. SUCH REPORTS SHALL BE ON FORMS PRESCRIBED AND PROVIDED BY THE AGENCY. (Section 56.3 of the Act)

- 5) Upon closure of a treatment facility, the owner or operator shall clean the area, equipment and structures in accordance with 35 Ill. Adm. Code 1420.107 of this Subtitle.

## c) In addition to the requirements listed in subsections (a) and (b) of this Section, owners and operators of treatment facilities required to have a permit pursuant to 35 Ill. Adm. Code 1420.105 of this Subtitle shall also comply with the following requirements that the Agency shall review during the permitting process:

- 1) Amounts of PIMW received must be weighed in pounds with a device for which certification has been obtained under the Weights and Measures Act (Ill. Rev. Stat. 1991, ch. 147, pars. 101 et seq.).
- 2) Signs identifying that the facility treats PIMW must be prominently displayed at the points of access to the treatment area. Signs must be marked in lettering that is readable at a minimum distance of five (5) feet. At a minimum, the signs must display the International Biohazard Symbol as shown in 35 Ill. Adm. Code 1421.Appendix A and the word "biohazard".
- 3) Personnel training must be provided to all staff prior to the handling of PIMW. Annual personnel



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treatment must include, at a minimum, a thorough explanation of the operating procedures to be taken during normal and emergency situations. The owner or operator shall keep records verifying training of personnel.

- 4) Treatment facilities must have a written contingency plan and the applicable sections must be implemented in the event of a discharge, equipment failure or personal injury. The contingency plan must describe the actions that personnel shall take in response to emergency situations such as, but not limited to, personal injury, discharges of PIMW, and equipment failure. This contingency plan must, at a minimum, include a list of all emergency equipment at the treatment facility, an up-to-date list of names, addresses and phone numbers (office and home) of all persons qualified to act as emergency coordinator, procedures for cleanup, protection of personnel, disposal of spill residue, alternative arrangements for PIMW treatment. A copy of the contingency plan must be maintained at the treatment facility. Emergency phone numbers and a brief description of the emergency procedures must be posted at the treatment facility.

- 5) The owner or operator shall keep a written operating record at the treatment facility. At a minimum, the following information must be recorded and maintained in the operating record:

- A) Quantities and disposition of PIMW treated;
- B) Date and time the PIMW arrived at the permitted PIMW site;
- C) Date and time the PIMW was treated;
- D) The operating parameters of the treatment unit (e.g., temperature, pressure, residence time, chemical concentration, irradiation dose);
- E) Date and time the PIMW left the treatment facility;
- F) Generator name(s), location(s), and if applicable, the generator identification

number(s) issued by the Agency for each PIMW load received at the treatment facility;

- G) The destination of the treated waste which must include, at a minimum, the name of the receiving facility, the location of the receiving facility, the identification number of the receiving facility issued by the Agency (if applicable), and the disposition; and
  - H) In a separate log, the date, time, nature and extent of all discharges and personal injuries and the date, time, nature and result of any response(s) taken.
- 6) The records required by subsections (c)(3) and (c)(5) of this Section must be retained by and kept at the treatment facility and must be made available at the treatment facility during normal business hours for inspection and photocopying by the Agency. These records must be kept until closure of the treatment facility. The retention period is extended automatically during the course of any unresolved enforcement action regarding the treatment facility or as requested in writing by the Agency.

- 7) At least sixty (60) days prior to closing a treatment facility, the owner or operator shall notify the Agency of the planned closure. Within ninety (90) days after the date the final load of PIMW is received at the treatment facility, the owner or operator shall certify to the Agency that final closure has been completed in accordance with the permit, the Act, and all applicable regulations promulgated thereunder.

## Section 1422.123 Treatment Units

- a) A treatment unit must be:

- 1) Designed and operated to eliminate the infectious potential of PIMW as demonstrated by the Initial Efficacy Test and Periodic Verification Tests, pursuant to Sections 1422.124 and 1422.125 of this Part;



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- 2) Operated according to the manufacturer's instructions, if it is a commercially available unit;
  - 3) Operated under the same conditions that have been used to demonstrate that the infectious potential was eliminated in accordance with this Part;
  - 4) Operated with a PIMW feed rate not to exceed that which was used to demonstrate that the infectious potential was eliminated; and
  - 5) Designed and operated to limit the emission of microorganisms into the air.
- b) A treatment unit may be used by a treatment facility not required to have a permit pursuant to 35 Ill. Adm. Code 1420.105 of this Subtitle, if the requirements of subsection (b)(1) or (2) below are met.
- 1) The treatment unit meets the standards of subsections (a)(1)-(5) of this Section, and:
    - A) The treatment unit utilizes a thermal, chemical, or irradiation treatment, as defined in 35 Ill. Adm. Code 1420.102 of this Subtitle; or
    - B) The treatment unit is mechanically identical to one previously permitted in Illinois for the treatment of PIMW, is operated under the same operating conditions and feed rate, and uses the same Periodic Verification Test method and frequency.
  - 2) The Board has granted the owner's or operator's petition for an adjusted standard pursuant to 35 Ill. Adm. Code 106.Subpart G or a site-specific rulemaking pursuant to 35 Ill. Adm. Code 102. In considering a petition, the Board will determine whether the treatment unit meets, at a minimum, the standards of subsection (a)(1)-(5) of this Section.
  - c) For an autoclave, incinerator, or ethylene oxide unit installed or operated prior to the effective date of these regulations, an Initial Efficacy Test is not required. The first Periodic Verification Test must be performed within three (3) months of the effective date

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of these regulations to demonstrate that the infectious potential has been eliminated.

- d) For treatment facilities required to have a permit pursuant to 35 Ill. Adm. Code 1420.105 of this Subtitle, the permit application must include, at a minimum, the following information regarding the treatment unit:
    - 1) An operating plan that includes a description of the treatment facility's operating procedures and parameters; and
    - 2) Test data and supporting documentation demonstrating that the infectious potential has been eliminated from either similar existing PIMW treatment units, or pilot projects.
  - e) The treated PIMW is managed in accordance with this Subtitle and 35 Ill. Adm. Code.Subtitle G.
- Section 1422.124 Initial Efficacy Test
- a) The manufacturer, owner, or operator of a treatment unit shall conduct an Initial Efficacy Test, pursuant to Appendix A of this Part, for each model prior to its operation. If significant mechanical changes are made to a treatment unit, the Initial Efficacy Test must be repeated. Treatment units are considered to be the same model if they:
    - 1) Are manufactured by the same company;
    - 2) Have the same model number;
    - 3) Have the same capacity; and
    - 4) Have no significant mechanical changes.
  - b) The Initial Efficacy Test must be conducted by the use of Options 1, 2 or 3 of Appendix A of this Part, and the challenge loads as described in Table C of Appendix A of this Part. If any of the challenge loads fails the Initial Efficacy Test, the operating conditions must be revised and the Initial Efficacy Test must be repeated for all challenge loads. The Initial Efficacy Test must also meet the requirements of this Section.



- 1) Option 1 must be used for a treatment unit that does not maintain the integrity of the container of test microorganisms (e.g., grinding followed by chemical disinfection). This option is a two phase test.

A) The first phase is to determine the dilution of each test microorganism from the operation of the treatment unit for each challenge load. The log of the number of viable test microorganisms in the processed residue must be greater than or equal to six (6).

B) The second phase is to determine the effectiveness of the treatment unit. The log kill (L) for each test microorganism after treatment must be greater than or equal to six (6).

- 2) Option 2 must be used for a treatment unit that maintains the integrity of the container of test microorganisms (e.g., autoclaving). The log kill (L) for each test microorganism after treatment must be greater than or equal to six (6).

- 3) Option 3 can only be used for a thermal treatment unit that maintains the integrity of the container of indicator microorganism spores (e.g., autoclaving, incinerating). The log kill (L) of indicator microorganism spores after treatment must be greater than or equal to six (6).

c) Composition of Challenge Loads

- 1) For treatment units designed to treat all types of PIMW, all three (3) types of challenge loads must be used in conducting the Initial Efficacy Test. The three (3) types of challenge loads represent PIMW with a high moisture content, low moisture content, and high organic content. The quantity of each challenge load must equal 100% of the maximum capacity of the treatment unit. Each challenge load must include, at a minimum, 5% of each of the following categories: blood/broth cultures, fibers, metals, sharps, plastics, pathological waste, glass, non-woven fibers, and bottles of liquids. Table C of Appendix A of this Part contains the moisture and organic content

requirements that must be met in each type of challenge load.

- 2) For treatment units designed to treat only select categories of PIMW (e.g., a sharps treatment unit), a modification in the composition of the challenge load(s) may be used if approved by the Agency in writing.

d) The Initial Efficacy Test must be conducted under the same operating conditions under which the treatment unit operates on a day-to-day basis. The feed rate for the treatment unit must remain constant throughout the Initial Efficacy Test. This feed rate must never be exceeded during the operation of the treatment unit.

e) The Initial Efficacy Test must be performed so that:

- 1) Each container of test microorganisms and/or indicator microorganism spores is placed in the load to simulate the worse case scenario (i.e., that part of the load that is the most difficult to treat). For example, the worst case scenario for an autoclave would be to place the container of test microorganisms and/or indicator microorganism spores within a sharp container that must in turn be deposited in a plastic biohazard bag that is then located centrally within each of the challenge loads.

- 2) Test microorganisms and/or indicator microorganisms must be cultured and enumerated in accordance with applicable manufacturer's recommendations and Standard Methods for the Examination of Water and Wastewater, incorporated by reference at 35 Ill. Adm. Code 1420.103.

- f) A Document of Initial Efficacy Demonstration must be prepared by and retained at the treatment facility, and made available at the treatment facility during normal business hours for inspection and photocopying by the Agency. The Document of Initial Efficacy Demonstration must include, at a minimum:

- 1) A detailed description of the test procedures used, including all test data generated, with descriptions of data handling, and a presentation and interpretation of final test results;



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- 2) A detailed description and verification of the operating parameters (e.g., temperatures, pressures, retention times, chemical concentrations, irradiation doses, and feed rates);
  - 3) A description of quality assurance/quality control procedures and practices for the culture, storage, and preparation of test and/or indicator microorganisms (including, but not limited to, organism history, source, stock culture maintenance, and enumeration procedures). The purity of the test microorganisms and/or indicator microorganism spores must be certified by a commercial or clinical laboratory;
  - 4) A description of microorganism preparation and packaging, challenge load weight and composition, unit testing scheme (numbers of test rows), and sampling strategy (e.g., number and weight of solid and/or liquid samples);
  - 5) A description and demonstration of microorganism recovery including sample processing, incubation, and effective neutralization, and absence of toxic compounds due to neutralization (as applicable);
  - 6) Appendices containing raw data and assumptions in tabular form;
  - 7) The names(s), date, and signature(s), and title(s) of person(s) conducting the Initial Efficacy Test; and their qualifications; and
  - 8) A list of references used to evaluate the data and obtain the final conclusion.
- Section 1422.125 Periodic Verification Test(s)
- a) The effectiveness of the treatment unit is verified by the Periodic Verification Test(s), which must be conducted in accordance with this Section. The manufacturer, owner, or operator of a treatment unit must perform Periodic Verification Test(s) that satisfy at least one (1) of the following:
    - 1) Passing the Initial Efficacy Test by using Options 1, 2, or 3 of Appendix A of this Part (whichever

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is applicable). The three challenge loads described in Appendix A, Table C, do not need to be used. The test microorganisms or indicator microorganisms must be placed in a representative load in accordance with Section 1422.124(e)(1) of this Part. For example, an autoclave may use Option 3 (e.g., demonstrate at a minimum the destruction of one million (1,000,000) *Bacillus stearothermophilus* spores) to meet the Periodic Verification Tests(s) requirement. In the case of an incinerator, a stainless steel pipe with a threaded ends and removable caps lined with a ceramic insulation may be used to contain a glass culture vial with *Bacillus subtilis* spore strips. The pipe with the spore strips may be placed in a load of PIMW for the Periodic Verification Test. After the treatment, the pipe with the spore strips may be recovered and the spores may be cultured to assess whether, at a minimum, one million spores have been destroyed to meet the Periodic Verification Test(s) requirement.

- 2) Correlating the log kill (L) of the test microorganisms in the Initial Efficacy Test to an equivalent log kill (T) of the indicator microorganism spores in accordance with Appendix B of this Part. The equivalent log kill (T) of the indicator microorganism spores must be used for all subsequent Periodic Verification Tests. The correlation must be done with the three (3) challenge loads identified in Table C of Appendix A of this Part. (See subsection (b) of this Section for further requirements); or

- 3) Submitting and obtaining written approval by the Agency for a procedure that is equivalent to subsection (a)(2) of this Section. Examples of alternatives include, but are not limited to, use of another indicator microorganism or measurement of disinfectant concentrations in the treated residue. For incinerators only, an example of an alternative is visually inspecting the ash from each load of treated PIMW to insure that all PIMW within the load is completely combusted. The approval of an alternative by the Agency may require more frequent testing and/or monitoring of the treatment unit.



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b) For the Correlating Periodic Verification Test, which provides the correlation of log kill (L) of the test microorganisms with the equivalent log kill (T) of the indicator microorganisms, the following procedures apply:

- 1) At a minimum, an initial population of one million (1,000,000) indicator microorganism spores per gram of waste solids in each challenge load must be used;
- 2) The fraction of surviving indicator microorganisms that correlates to a log kill (L) of six (6) for each test microorganism must be used in future Periodic Verification Test(s). (For example, if a log kill (L) of four (4) for the indicator microorganism spores per gram of waste solids is achieved during this demonstration, then a population of ten thousand (10,000) of the indicator microorganism must be used in all future Periodic Verification Test(s). For future Periodic Verification Tests, the three challenge loads described in Appendix A, Table C, do not need to be used. The test microorganisms or indicator microorganisms spores must be placed in a representative load in accordance with Section 1422.124(e)(1) of this Part;

- 3) An equivalent log kill (T) of three (3) for the indicator microorganism spores must be the minimum threshold death rate to insure that all test microorganisms are destroyed; and

- 4) Test microorganisms and/or indicator microorganisms must be cultured and enumerated in accordance with applicable manufacturer's recommendations, and Standard Methods for the Examination of Water and Wastewater, incorporated by reference at 35 Ill. Adm. Code 1420.103.

- 5) The Periodic Verification Test and the Initial Efficacy Test may be run concurrently to verify the correlation.

c) If a load of PIMW fails a Periodic Verification Test(s), the Periodic Verification Test(s) must be repeated. The operator shall implement the quality assurance program (in Section 1422.122 (a)(4) of this Part) and contact the manufacturer, if applicable, to

identify and correct the problem(s) until the unit can eliminate the infectious potential of the PIMW. If the operating parameters are altered, another Initial Efficacy Test must be performed to demonstrate the effectiveness of the unit and, if applicable, another Periodic Verification Test correlation, pursuant to subsection (a) of this Section, must also be repeated. Loads of PIMW that were first processed prior to receiving results showing a failure of the Periodic Verification Tests are considered treated. A second Periodic Verification Test must be run immediately after the first Periodic Verification Test indicates a failure. The second Periodic Verification Test is to determine whether or not the treatment unit is eliminating the infectious potential of the waste. After the second Periodic Verification Test shows a failure of the treatment unit, the processed waste is considered PIMW and must be managed in accordance with this Subtitle.

- d) Results of the Period Verification Test(s) must be received, verified, and available for inspection by the Agency within two weeks of when the test was conducted, except in the case of when a Periodic Verification Test is used to confirm the failure of a treatment unit. In this case, the results of the Periodic Verification Test(s) must be received, verified, and available for inspection by the Agency within one week of when the test was conducted.

- e) Periodic Verification Test(s) must be conducted monthly, or more frequently if required by the permit or recommended by the manufacturer.

- f) A Document of Correlating Periodic Verification Demonstration must be prepared by and retained at the treatment facility, and must be available at the inspection facility during normal business hours for inspection and photocopying by the Agency. The Document of Periodic Verification Demonstration must include, at a minimum:

- 1) A detailed description of the test procedures used and documentation showing the correlation between the log kill (L) of the test microorganisms and the equivalent kill (T) of the indicator microorganism spores. An evaluation of the test results must include: All test data generated, with description of data handling, and a



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- presentation and interpretation of final test results;
- 2) A detailed description of the operating parameters (e.g., temperatures, pressures, retention times, chemical concentrations, irradiation dose, and feed rates);
  - 3) A description of quality assurance/quality control procedures and practices for the culture, storage, and preparation of test and/or indicator microorganisms (including, but not limited to, organism history, source, stock culture maintenance, and enumeration procedures). The purity of the test microorganisms and/or indicator microorganism spores must be certified by a commercial or clinical laboratory;
  - 4) A description of microorganism preparation and packaging, challenge load weight and composition, unit testing scheme (numbers of test rows), and sampling strategy (e.g., number and weight of solid and/or liquid samples);
  - 5) A description and demonstration of microorganism recovery including sample processing, incubation, and effective neutralization, and absence of toxic compounds due to neutralization;
  - 6) Appendices containing raw data and assumptions in tabular form;
  - 7) The names(s), date, and signature(s), and title(s) of person(s) conducting the Initial Efficacy Test, and their qualifications; and
  - 8) A list of references used to evaluate the data and obtain the final conclusion.
- g) Records of Periodic Verification Test(s) must be prepared by and retained at the treatment facility, and made available at the treatment facility during normal business hours for inspection and photocopying by the Agency. These records must include, at a minimum:
- 1) The dates the Periodic Verification Test(s) were performed;

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- 2) Operating parameters (e.g., temperatures, pressures, retention times, chemical concentrations, irradiation dose, and feed rates);
  - 3) Test protocols;
  - 4) Evaluation of test results; and
  - 5) The name(s), dates, signatures(s), and title(s) of person(s) conducting the Periodic Verification Test(s).
- h) Periodic Verification Test(s) must be conducted under the same operating conditions under which the treatment unit operates on a day-to-day basis. The feed rate for the treatment unit is the maximum feed rate at which the unit operates on a day-to-day basis. The feed rate must remain constant throughout the Periodic Verification Test(s). This feed rate must never be exceeded during the operation of the treatment unit.

Section 1422.126 Sharps

Sharps may be disposed of in a landfill only if they have been treated to eliminate the infectious potential and:

- a) Have been rendered unrecognizable and therefore are no longer PIMW; or
- b) Have been:
  - 1) Packaged, marked, and labeled in accordance with Part 1421, Subparts C and D;
  - 2) Delivered by a transporter with a PIMW hauling permit as required by 35 Ill. Adm. Code 1420.105 of this Subtitle, unless specifically exempted.
  - 3) Accompanied by a PIMW manifest as required by 35 Ill. Adm. Code 1420.105 of this Subtitle, unless specifically exempted.

Section 1422.127 Experimental Permits

- a) The Agency may issue Experimental Permits for processes or techniques that do not satisfy the standards set forth in this subpart if the applicant can provide proof that the process or technique has a reasonable chance for success and that the environmental hazards



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are minimal. A description of the type of residuals anticipated and how they will be managed and disposed of must be included.

- b) A valid Experimental Permit constitutes a prima facie defense to any action brought against the permit holder for a violation of the Act or regulations promulgated thereunder, but only to the extent that such action is based upon the failure of the process or technique.
- c) All Experimental Permits have a duration not to exceed two (2) years. These permits can only be renewed once.
- d) Application for renewal of an experimental permit must be submitted to the Agency at least ninety (90) days prior to the expiration of the existing permit. To the extent the information to be supplied for renewal is identical with that contained in the prior permit application, the applicant shall so note on the renewal application, and the Agency shall not require the resubmittal of data and information previously supplied to it.

- e) A report must be submitted at the end of the experimental permit period, or as required by the Agency, which includes, at a minimum, the following:

- 1) A summary of operating data, including results of the Initial Efficacy Test(s) or Periodic Verification Test(s);
- 2) A discussion of how the equipment performed;
- 3) A discussion of how residuals were managed; and
- 4) A demonstration that the infectious potential has been eliminated.

Section 1422.APPENDIX A INITIAL EFFICACY TEST PROCEDURES

All PIMW treatment units must demonstrate that the infectious potential has been eliminated by using an Initial Efficacy Test in accordance with this Appendix.

This Option 1 is for a treatment unit that compromises the integrity of the container of test microorganisms (e.g., grinding followed by chemical disinfection).

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The purpose of this Phase 1 is to determine the dilution of each test microorganism from the treatment unit for each challenge load (Types A through C) identified in Table C of this Appendix.

- a) Prepare and sterilize by autoclaving, two (2) challenge loads of Type A as identified in Table C of this Appendix. Reserve one (1) challenge load for Phase 2.
- b) Each test microorganism must be processed in separate runs through the treatment unit. Prior to each run, the number of viable test microorganisms in each container must be determined in accordance with applicable manufacturer's recommendations, and Standard Methods for the Examination of Water and Wastewater, incorporated by reference at 35 Ill. Adm. Code 1420.103.
- c) Processing of the PIMW must occur within thirty (30) minutes after introducing the container of test microorganisms into the treatment unit.
- d) The container of test microorganisms and challenge loads must be processed together without the physical and/or chemical agents designed to kill the test microorganisms. For example, in treatment units that use chemical disinfectant(s) an equal volume of sterile saline solution (0.9% volume/volume) or phosphate buffer solution must be substituted in place of the chemical disinfectant(s).
- e) A minimum of five (5) representative grab samples must be taken from the processed residue of each challenge load in accordance with Test Methods for Evaluating Solid Waste, Physical/Chemical Methods (SW-846), incorporated by reference at 35 Ill. Adm. Code 1420.103. The number of viable test microorganisms in each grab sample must be determined in accordance with applicable manufacturer's recommendations, and Standard Methods for the Examination of Water and Wastewater, incorporated by reference at 35 Ill. Adm. Code 1420.103.

- f) Calculate the effect of dilution for the treatment unit as follows:

$$SA = \text{Log NoA} - \text{Log N1A}; \text{ where Log N1A} \geq 6$$

where: SA is the log of the number of viable test microorganisms (CFU/gram of waste solids and



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PFU/gram of waste solids) that were not recovered after processing challenge load Type A.

NoA is the number of viable test microorganisms (CFU/gram of waste solids and PFU/gram of waste solids) introduced into the treatment unit for challenge load Type A.

N1A is the number of viable test microorganisms (CFU/gram of waste solids and PFU/gram of waste solids) remaining in the processed residue for challenge load Type A.

If Log N1A is less than 6, then the number of viable test microorganisms introduced into the treatment unit must be increased and steps (a) through (f) in Phase 1 must be repeated until Log N1A is  $\geq 6$ . NoA is the inoculum size for challenge load Type A in Phase 2 below.

- g) Repeat steps (a) through (f) in Phase 1 for challenge loads of P1MW for Types B and C identified in Table C of this Appendix to determine the effect of dilution (SB and SC, respectively).

The purpose of this Phase 2 is to determine the log kill of each test microorganism in each challenge load (Types A through C) identified in Table C of this Appendix.

- a) Using the inoculum size (NoA) determined in Phase 1 above, repeat Phase 1 steps (a) through (e) under the same operating parameters, except that the physical and/or chemical agents designed to kill the test microorganisms must be used.
- b) Calculate the effectiveness of the treatment unit by subtracting the log of viable cells after treatment from the log of viable cells introduced into the treatment unit as the inoculum, as follows:

$$LA = \text{Log NoA} - SA - \text{Log N2A} \geq 6$$

where: LA is the log kill of the test microorganisms (CFU/gram of waste solids and PFU/gram of waste solids) after treatment in the challenge load Type A.

NoA is the number of viable test microorganisms (CFU/gram of waste solids and PFU/gram of waste solids) introduced into the treatment unit as the inoculum for challenge load Type A as determined in Phase 1 above.

SA is the log of the number of viable test microorganisms (CFU/gram of waste solids and PFU/gram of waste solids) that were not recovered after processing the challenge load Type A in Phase 1 above.

N2A is the number of viable test microorganisms (CFU/gram of waste solids and PFU/gram of waste solids) remaining in the treated residue for challenge load Type A.

- c) Repeat steps (a) through (b) in Phase 2 for challenge loads Types B and C identified in Table C of this Appendix to determine the effectiveness of the treatment unit (LB and LC, respectively).

This Option 2 is for a treatment unit that maintains the integrity of the container of test microorganisms (e.g., autoclaves).

- a) One microbiological indicator assay containing one of the test microorganisms at numbers greater than one million (1,000,000) must be placed in a sealed container that remains intact during treatment. The inside diameter of the container must be no larger than required to contain the assay vial(s). The vial(s) must only contain the test microorganisms.
- b) The container of test microorganisms must be placed within a Type A challenge load as identified in Table C of this Appendix.
- c) Calculate the effectiveness of the treatment unit by subtracting the log of viable cells after treatment from the log of viable cells introduced into the treatment unit as the inoculum, as follows:

$$LA = \text{Log No} - \text{Log N2A} \geq 6$$

where: LA is the log kill of the test microorganisms (CFU and PFU) after treatment in challenge load Type A.



d) No is the number of viable test microorganisms (CFU and PFU) introduced into the treatment unit as the inoculum.

N2A is the number of viable test microorganisms (CFU and PFU) remaining after treatment in challenge load Type A.

- d) Repeat steps (a) through (c) in this option for challenge loads Types B and C identified in Table C of this Appendix to determine the effectiveness of the treatment unit (LB and LC, respectively).

This Option 3 is for a treatment unit that uses thermal treatment and maintains the integrity of the container of indicator microorganism spores (e.g., autoclaves and incinerators).

- a) One microbiological indicator assay containing at least one million (1,000,000) spores of one of the indicator microorganisms listed in Table B of this Appendix must be placed in a sealed container that remains intact during treatment. The inside diameter of the container must be no larger than required to contain the assay vial(s). The vial must contain only the indicator microorganism vial.

- b) The container of indicator microorganisms must be placed within a Type A challenge load as identified in Table C of this Appendix.

- c) Calculate the effectiveness of the treatment unit by subtracting the log of viable cells after treatment from the log of viable cells introduced into the treatment unit as the inoculum, as follows:

LA = Log No - Log N2A ≥ 6

where: LA is the log kill of the viable indicator microorganisms (CFU) after treatment in challenge load Type A.

No is the number of viable indicator microorganisms (CFU) introduced into the treatment unit as the inoculum.

N2A is the number of viable indicator microorganisms (CFU) remaining after treatment in challenge load Type A.

- d) Repeat steps (a) through (c) in this option for challenge loads Types B and C identified in Table C of this Appendix to determine the effectiveness of the treatment unit (LB and LC, respectively).

Section 1422.APPENDIX A: Initial Efficacy Test Procedures

Table A: Test Microorganisms

1. Staphylococcus aureus (ATCC 6538)
2. Pseudomonas aeruginosa (ATCC 15442)
3. Candida albicans (ATCC 18804)
4. Trichophyton mentagrophytes (ATCC 9533)
5. MS-2 Bacteriophage (ATCC 15597-B1)
6. Mycobacterium smegmatis (ATCC 14468)

Section 1422.APPENDIX A: Initial Efficacy Test Procedures

Table B: Indicator Microorganisms

1. Bacillus subtilis (ATCC 19659)
2. Bacillus stearothermophilus (ATCC 7953)
3. Bacillus pumilus (ATCC 27142)

Section 1422.APPENDIX A: Initial Efficacy Test Procedures

Table C: Challenge Loads

This table identifies the three types of challenge loads of PIMW that must be used as part of the Initial Efficacy Test and Periodic Verification Test(s).

	COMPOSITION OF CHALLENGE LOADS % (w/w)		
	A	B	C
Moisture	≤5	≥50	-----
Organic	-----	-----	≥70



## Section 1422.APPENDIX B: Correlating Periodic Verification Test Procedures

- a) A certified microbiological indicator assay containing the test microorganisms and indicator microorganism spores is introduced into each challenge load as identified in Table C of Appendix A.
- b) The test microorganisms and indicator microorganism spores must be placed in a sealed container that remains intact during treatment.
- c) The container must be placed in each challenge load to simulate the worst case scenario (i.e., that part of the load that is the most difficult to treat). For example, the worst case scenario for an autoclave would be to place the test microorganisms and indicator microorganism spores in a container within a sharps container that must in turn be deposited in a plastic biohazard bag that is then located centrally within the treatment unit.
- d) The effectiveness of the treatment unit is demonstrated by calculating the log kill (L) of the test microorganisms in accordance with Option 2 of Appendix A of this Part. The equivalent log kill (T) of the indicator microorganism spores is calculated by subtracting the log of viable cells after treatment from the log of viable cells introduced into the treatment unit as the inoculum as follows:

$$TA = \log N_0 - \log N_{2A} \geq 3$$

where: TA is the equivalent log kill of the viable indicator microorganisms (CFU) after treatment in challenge load Type A.

No is the number of viable indicator microorganism spores (CFU) introduced into the treatment unit as the inoculum ( $\geq 6$ )

N<sub>2A</sub> is the number of viable indicator microorganism (CFU) remaining after treatment in challenge load Type A.

- e) Repeat steps (a) through (d) for challenge loads Types B and C identified in Table C of Appendix A to determine the correlation between the log kill of the test microorganisms and the equivalent kill of the indicator microorganism spores (LB and LC, respectively).

1) Heading of the Part:

Hospital Licensing Requirements

2) Code Citation:

77 Ill. Adm. Code 250

3) Section Numbers:

250.1510

Proposed Action:

Amendments

4) Statutory Authority:Hospital Licensing Act  
Ill. Rev. Stat. 1991, ch. 111 1/2, par. 142 et seq.5) A Complete Description of the Subjects and Issues Involved:

The rules in Part 250 govern the licensure of hospitals in the State of Illinois. Section 250.1510 establishes requirements for medical records, including storage, organization, personnel, content, indexing, and preservation. The proposed amendments will establish requirements for the authentication of medical record entries. The amendments will address the rapid advancement of technology that has become available to hospitals in the area of medical records, while assuring that appropriate controls are exercised. Electronic signatures or computer-generated signature codes will be acceptable for authentication of medical records provided that the hospital's medical staff and governing board adopt a policy permitting authentication by electronic or computer-generated signature. The policy must assure adequate safeguards to ensure confidentiality. In addition, the system must include a verification process to ensure that the content of authenticated entries is adequate. These amendments have been developed in consultation with the Hospital Licensing Board.

The economic effect of this proposed rulemaking is unknown. Therefore, the Department requests any information that would assist in calculating this effect.

The Department anticipates adoption of this rulemaking approximately six to nine months after the publication of this notice in the Illinois Register.



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6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes    No X

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes    No X

If "yes," please specify the date:                     

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes    No X

If "yes," please specify type: 6.02(a)    or 6.02(b)   

9) Are there any other Proposed Amendments Pending on this Part?

Yes X No   

If Yes:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
250.2720	New Section	16 Ill. Reg. 2016

10) Statement of Statewide Policy Objectives:

This rulemaking neither creates nor expands a State Mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail M. DeVito at the above address.

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Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

Hospitals

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None

D) Types of Professional Skills Necessary for Compliance:

Medical records and/or computer training

The full text of the Proposed Amendments begins on the next page:



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## TITLE 77: PUBLIC HEALTH

## CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

## SUBCHAPTER b: HOSPITALS AND AMBULATORY CARE FACILITIES

## PART 250

## HOSPITAL LICENSING REQUIREMENTS

## SUBPART A: GENERAL

Section	
250.110	Application for and Issuance of an Initial Permit to Establish a Hospital
250.120	Application for and Issuance of a License to Operate a Hospital
250.130	Administration by the Department
250.140	Hearings
250.150	Definitions
250.160	Incorporated and Referenced Materials

## SUBPART B: ADMINISTRATION AND PLANNING

Section	
250.210	The Governing Board
250.220	Accounting
250.230	Planning
250.240	Admission and Discharge
250.250	Visiting Rules
250.260	Patients' Rights
250.270	Manuals of Procedure

## SUBPART C: THE MEDICAL STAFF

Section	
250.310	Organization
250.315	Supervision of House Staff Members
250.320	Admission and Supervision of Patients
250.330	Orders for Medications and Treatments
250.340	Availability for Emergencies

## SUBPART D: PERSONNEL SERVICE

Section	
250.410	Organization
250.420	Personnel Records
250.430	Duty Assignments

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250.440	Education Programs
250.450	Personnel Health Requirements
250.460	Benefits

## SUBPART E: LABORATORY

Section	
250.510	Laboratory Services
250.520	Blood and Blood Components
250.525	Designated Blood Donor Program
250.530	Proficiency Survey Program
250.540	Laboratory Personnel
250.550	Western Blot Assay Testing Procedures

## SUBPART F: RADIOLOGICAL SERVICES

Section	
250.610	General Diagnostic Procedures and Treatments
250.620	Radioactive Isotopes
250.630	General Policies and Procedures Manual

## SUBPART G: EMERGENCY SERVICES

Section	
250.710	Classification of Emergency Services
250.720	General Requirements
250.725	Notification of Emergency Personnel
250.730	Community or Area-wide Planning
250.740	Disaster and Mass Casualty Program
250.750	Emergency Services for Sexual Assault Victims

## SUBPART H: RESTORATIVE AND REHABILITATION SERVICES

Section	
250.810	Applicability of Other Parts of These Requirements
250.820	General
250.830	Classifications of Restorative and Rehabilitation Services
250.840	General Requirements for all Classifications
250.850	Specific Requirements for Comprehensive Physical Rehabilitation Services
250.860	Medical Direction
250.870	Nursing Care
250.880	Additional Allied Health Services



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## SUBPART I: NURSING SERVICE AND ADMINISTRATION

## Section

250.910 Nursing Services  
 250.920 Organizational Plan  
 250.930 Role in hospital planning  
 250.940 Job descriptions  
 250.950 Nursing committees  
 250.960 Specialized nursing services  
 250.970 Nursing Care Plans  
 250.980 Nursing Records and Reports  
 250.990 Unusual Incidents  
 250.1000 Meetings  
 250.1010 Education Programs  
 250.1020 Licensure  
 250.1030 Policies and Procedures  
 250.1040 Patient Care Units  
 250.1050 Equipment for Bedside Care  
 250.1060 Drug Services on Patient Unit  
 250.1070 Care of Patients  
 250.1080 Admission Procedures Affecting Care  
 250.1090 Sterilization and Processing of Supplies  
 250.1100 Infection Control

## SUBPART J: SURGICAL AND RECOVERY ROOM SERVICES

## Section

250.1210 Surgery  
 250.1220 Surgery Staff  
 250.1230 Policies & Procedures  
 250.1240 Surgical Privileges  
 250.1250 Surgical Emergency Care  
 250.1260 Operating Room Register  
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 250.1280 Equipment  
 250.1290 Safety  
 250.1300 Operating Room  
 250.1305 Visitors in Operating Room  
 250.1310 Cleaning of Operating Room  
 250.1320 Regulations for Postoperative Recovery Facilities

## SUBPART K: ANESTHESIA SERVICES

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Section  
250.1410

Anesthesia Service

## SUBPART L: RECORDS AND REPORTS

## Section

250.1510 Medical Records  
 250.1520 Reports

## SUBPART M: FOOD SERVICE

## Section

250.1610 Dietary Department Administration  
 250.1620 Facilities  
 250.1630 Menus and Nutritional Adequacy  
 250.1640 Diet Orders  
 250.1650 Frequency of Meals  
 250.1660 Therapeutic (Modified) Diets  
 250.1670 Food Preparation and Service  
 250.1680 Sanitation

## SUBPART N: HOUSEKEEPING AND LAUNDRY SERVICES

## Section

250.1710 Housekeeping  
 250.1720 Garbage, Refuse and Solid Waste Handling and Disposal  
 250.1730 Insect and Rodent Control  
 250.1740 Laundry Service  
 250.1750 Soiled Linen  
 250.1760 Clean Linen

## SUBPART O: MATERNITY AND NEONATAL SERVICE

## Section

250.1810 Applicability of other Parts of these regulations  
 250.1820 Maternity and Neonatal Service Regulations (Perinatal Service)  
 250.1830 General Requirements for all Maternity Departments  
 250.1840 Discharge of Newborn Infants from Hospital  
 250.1850 Rooming-In Care of Mother and Infant  
 250.1860 Special Programs  
 250.1870 Single Room Maternity Care



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## SUBPART P: ENGINEERING AND MAINTENANCE OF THE PHYSICAL PLANT, SITE, EQUIPMENT, AND SYSTEMS -- HEATING, COOLING, ELECTRICAL, VENTILATION, PLUMBING, WATER, SEWER, AND SOLID WASTE DISPOSAL

Section	
250.1910	Maintenance
250.1920	Emergency electric service
250.1930	Water Supply
250.1940	Ventilation, Heating, Air Conditioning, and Air Changing Systems
250.1950	Grounds and Buildings Shall be Maintained
250.1960	Sewage, Garbage, Solid Waste Handling and Disposal
250.1970	Plumbing
250.1980	Fire and Safety

## SUBPART Q: CHRONIC DISEASE HOSPITALS

Section	Definition
250.2010	Requirements
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## SUBPART R: PHARMACY OR DRUG AND MEDICINE SERVICE

Section	
250.2110	Service Requirements
250.2120	Personnel Required
250.2130	Facilities for Services
250.2140	Pharmacy and Therapeutics Committee

## SUBPART S: PSYCHIATRIC SERVICES

Section	
250.2210	Applicability of other Parts of these Regulations
250.2220	Establishment of a Psychiatric Service
250.2230	The Medical Staff
250.2240	Nursing Service
250.2250	Allied Health Personnel
250.2260	Staff and Personnel Development and Training
250.2270	Admission, Transfer and Discharge Procedures
250.2280	Care of Patients
250.2290	Special Medical Record Requirements for Psychiatric Hospitals and Psychiatric Units of General Hospitals or General Hospitals Providing Psychiatric Care
250.2300	Diagnostic, Treatment and Physical Facilities and Services

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## SUBPART T: DESIGN AND CONSTRUCTION STANDARDS

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250.2410	Applicability of these Standards
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250.2430	Preparation of Drawings and Specifications -- Submission Requirements
250.2440	General Hospital Standards
250.2450	Details
250.2460	Finishes
250.2470	Structural
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250.2490	Plumbing and Other Piping Systems
250.2500	Electrical Requirements

## SUBPART U: CONSTRUCTION STANDARDS FOR EXISTING HOSPITALS

Section	
250.2610	Applicability of these Standards
250.2620	Codes and Standards
250.2630	Existing General Hospital Standards
250.2640	Details
250.2650	Finishes
250.2660	Mechanical
250.2670	Plumbing and Other Piping Systems
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## SUBPART V: SPECIAL CARE AND/OR SPECIAL SERVICE UNITS

Section	
250.2710	Special Care and/or Special Service Units

## SUBPART W: ALCOHOLISM AND INTOXICATION TREATMENT SERVICES

Section	
250.2810	Applicability of Other Parts of These Requirements
250.2820	Establishment of an Alcoholism and Intoxication Treatment Service
250.2830	Classification and Definitions of Service and Programs
250.2840	General Requirements for all Hospital Alcoholism Program Classifications
250.2850	The Medical and Professional Staff
250.2860	Medical Records
250.2870	Referral
250.2880	Client Legal and Human Rights



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- 250.ILLUSTRATION A Seismic Zone Map  
 250.APPENDIX A Codes and Standards (Repealed)  
 250.EXHIBIT A Codes (Repealed)  
 250.EXHIBIT B Standards (Repealed)  
 250.EXHIBIT C Addresses of Sources (Repealed)  
 250.TABLE A Measurements Essential for Level I, II, III Hospitals  
 250.TABLE B Sound Transmission Limitations in General Hospitals  
 250.TABLE C Filter Efficiencies for Central Ventilation and Air Conditioning Systems in General Hospitals (Repealed)  
 250.TABLE D General Pressure Relationships and Ventilation of Certain Hospital Areas (Repealed)  
 250.TABLE E Piping Locations for Oxygen, Vacuum and Medical Compressed Air  
 250.TABLE F General Pressure Relationships and Ventilation of Certain Hospital Areas  
 250.TABLE G Insulation/Building Perimeter

**AUTHORITY:** Implementing and authorized by the Hospital Licensing Act (Ill. Rev. Stat. 1989), ch. 111 1/2, par. 142 et seq.).

**SOURCE:** Rules repealed and new rules adopted August 27, 1978; emergency amendment at 2 Ill. Reg. 31, p. 73, effective July 24, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 21, p. 49, effective May 16, 1978; emergency amendment at 2 Ill. Reg. 31, p. 73, effective July 24, 1978, for a maximum of 150 days; amended at 2 Ill. Reg. 45, p. 85, effective November 6, 1978; amended at 3 Ill. Reg. 17, p. 88, effective April 22, 1979; amended at 4 Ill. Reg. 22, p. 233, effective May 20, 1980; amended at 4 Ill. Reg. 25, p. 138, effective June 6, 1980; amended at 5 Ill. Reg. 507, effective December 29, 1980; amended at 6 Ill. Reg. 575, effective December 30, 1981; amended at 6 Ill. Reg. 1655, effective January 27, 1982; amended at 6 Ill. Reg. 3296, effective March 15, 1982; amended at 6 Ill. Reg. 7835 and 7838, effective June 17, 1982; amended at 7 Ill. Reg. 962, effective January 6, 1983; amended at 7 Ill. Reg. 5218 and 5221, effective April 4, 1983 and April 5, 1983; amended at 7 Ill. Reg. 6964, effective May 17, 1983; amended at 7 Ill. Reg. 8546, effective July 12, 1983; amended at 7 Ill. Reg. 9610, effective August 2, 1983; codified at 8 Ill. Reg. 19752; amended at 8 Ill. Reg. 24148, effective November 29, 1984; amended at 9 Ill. Reg. 4802, effective April 1, 1985; amended at 10 Ill. Reg. 11931, effective September 1, 1986; amended at 11 Ill. Reg. 10283, effective July 1, 1987; amended at 11 Ill. Reg. 10642, effective July 1, 1987; amended at 12 Ill. Reg. 15080, effective October 1, 1988; amended at 12 Ill. Reg. 16760, effective October 1, 1988; amended at 13 Ill. Reg. 13232, effective September 1, 1989; amended at 14 Ill. Reg. 2342, effective February 15, 1990; amended at 14 Ill. Reg. 13824, effective September 1, 1990; amended at 15 Ill. Reg. 5328, effective May 1, 1991; amended at 15 Ill. Reg. 13811, effective October 1, 1991; amended at 16 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

**NOTE:** Capitalization denotes statutory language.

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## SUBPART L: RECORDS AND REPORTS

- |                  |                 |
|------------------|-----------------|
| Section 250.1510 | Medical Records |
|------------------|-----------------|
- a) Facilities
    - 1) Suitable medical record facilities, with adequate supplies and equipment, shall be maintained by the hospital.
    - 2) Provision shall be made for the safe storage of medical records. This shall be deemed to mean that medical records are handled in such manner as to assure safety from water seepage or fire damage and are safeguarded from unauthorized use.
  - b) Organization
    - 1) Responsible Personnel
      - A) It is recommended that a qualified medical record practitioner (registered medical record administrator or accredited medical record technician) be employed as the director of the medical records department.
      - B) The director of the medical record department shall participate in educational programs relative to medical record activities, in on-the-job training and orientation of other medical record personnel and in-service medical record educational programs. Professional consultation services should be provided for the medical record practitioner.
    - 2) For each patient there shall be an adequate, accurate, timely, and complete medical record. Minimum requirements for medical record content are as follows:
      - A) patient identification and admission information;
      - B) history of patient as to chief complaints, present illness and pertinent past history, family history, and social history;
      - C) physical examination report;
      - D) provisional diagnosis;
      - E) diagnostic and therapeutic reports on laboratory test results, x-ray



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findings, any surgical procedure performed, any pathological examination, any consultation, and any other diagnostic or therapeutic procedure performed;

- F) orders and progress notes made by the attending physician and when applicable by other members of the medical staff and allied health personnel;
- G) observation notes and vital sign charting made by nursing personnel; and
- H) conclusions as to the primary and any associated diagnoses, brief clinical resume, disposition at discharge to include instructions and/or medications and any autopsy findings on a hospital death.

3) For record requirements pertaining to maternity patients and newborn infants, see Section 250.1830(i).

4) A committee of the organized medical staff shall be responsible for reviewing medical records to ensure adequate documentation, completeness, promptness, and clinical pertinence.

5) Requirements for the completion of medical records and for the retention period for medical records shall be established. It is recommended that definite policies and procedures pertaining to the use of medical records and the release of medical record information be issued and that discharge diagnoses be expressed in acceptable terminology of a recognized disease nomenclature.

c) Authentication of Medical Record Entries

1) All entries into the medical record shall be authenticated by the individual who is the source of the information. Entries shall include all documents, observations, notes, and any other information included in the record.

2) Written signatures or initials and electronic signatures or computer-generated signature codes are acceptable as authentication. All signatures or initials, whether written, electronic, or computer-generated, shall include the initials of the signer's credentials.

3) In order for a hospital to employ electronic signatures or computer-generated signature codes for authentication purposes, the hospital's Medical Staff and Board must adopt a policy that permits authentication by electronic or computer-generated signature. The policy shall identify those categories of the medical staff, allied health staff or other personnel within the hospital who are authorized

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to authenticate patient records using electronic or computer-generated signatures.

4) At a minimum, the policy shall include adequate safeguards to ensure confidentiality, including, but not limited to, the following:

A) Each user must be assigned a unique identifier that is generated through a confidential code.

B) The hospital must certify in writing that each identifier is kept strictly confidential. This certification must include a commitment to terminate a user's use of an assigned identifier if it is found that the identifier has been misused. "Misused" shall mean that the user has allowed another person or persons to use his or her personally assigned identifier, or that the identifier has otherwise been inappropriately used.

C) The user must certify in writing that he or she is the only person with access to the identifier and the only person authorized to use the signature code.

D) The hospital must monitor the use of identifiers periodically and take corrective action as needed. The process by which the hospital will conduct the monitoring shall be described in the policy.

5) The system shall include a verification process to ensure that the content of authenticated entries is accurate. The verification process shall include, at a minimum, the following provisions:

A) No report or other document that contains blanks, gaps, obvious contradictory statements or other items that require the attention of the authorized user may be considered authenticated until it is reviewed and corrected by the user and a revised report issued.

B) The system must make an opportunity available to the user to verify that the document is accurate and that the signature has been properly recorded.

C) The hospital must, as part of its quality assurance activities, periodically sample records generated by the system to verify the accuracy and integrity of the system.

6) A user may terminate authorization for use of electronic or computer-generated signature upon written notice to the Director of Medical Records or other person designated by the hospital's policy.



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2) Each report generated by a user must be separately authenticated.

d)e) Indexing

- 1) A patient index which serves as a key to the location of the medical record of each person who is or has been a inpatient shall be maintained as a perpetual master index, using either a card index or a computer facility system. A daily register of patients admitted to the hospital and babies born in the hospital shall be maintained.
- 2) Medical records shall be classified and indexed according to diagnoses, surgical procedures, and physician and other indices shall be developed as deemed necessary for the advancement of medical care.
- 3) It is recommended that the latest edition of the "International Classification of Diseases," or an adaptation thereof, be used as the statistical classification for purposes of uniformity and compatibility of data between and among hospitals.

e4) Preservation

- 1) All original medical records or photographs of such records shall be preserved in accordance with a hospital policy based on American Hospital Association recommendations and legal opinion.
- 2) The hospital shall have a policy for the preservation of patient medical records in the event of the closure of the hospital.

(Source: Amended at 16 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

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1) The Heading of the Part:

Structural Pest Control Code

2) Code Citation:

77 Ill. Adm. Code 830

3) Section Numbers:

830.10  
830.20  
830.880  
830.885  
830.890  
830.900

Proposed Action:

Amendment  
Amendment  
Repealed  
Repealed  
Repealed  
Repealed

4) Statutory Authority:

Implementing and authorized by Illinois Structural Pest Control Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 2201 et seq.).

5) A Complete Description of the Subjects and Issues Involved:

The current bird control requirements require the following:

1. An avicide permit must be obtained for the use of fenthion for bird control. The permit application must be reviewed and commented on by the Illinois Department of Conservation and approved, modified or rejected by the Illinois Department of Public Health.
2. On-site supervision for most avicide use by a technician certified through examination in the sub-category of bird control.
3. The use of alternatives to avicides, such as netting, chemical or mechanical perch repellents, shooting, trapping or electrocution, when possible.
4. The effective collection of dead or dying birds to prevent secondary poisoning to animals or humans.
5. Monitoring and recording of target and non-target birds and animals killed and reporting them to the Department.



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6. Minimum training requirements for any exceptions to the certification requirements.

The proposed changes would remove all these requirements by deleting all appropriate sections of the Code, eliminating the Vertebrate Pest Control Program. This is required due to budgetary constraints.

"The Department anticipates that this proposed rulemaking will become effective approximately six to nine months from the date of publication as proposed in the Illinois Register."

- 6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes — No X

- 7) Does this Rulemaking Contain an Automatic Repeal Date? Yes — No X

If "yes," please specify the date: \_\_\_\_\_

- 8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes — No X

If "yes," please specify type: 6.02(a)\_\_\_ or 6.02(b)\_\_\_

- 9) Are there any other Proposed Amendments Pending on this Part?

Yes — No X

If Yes:

Section Numbers	Proposed Action	Ill. Reg. Citation
-----------------	-----------------	--------------------

- 10) Statement of Statewide Policy Objectives:

No adverse impact on local government

- 11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Gail M. DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of

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the Illinois Register.

These rules have no adverse impact on small businesses.

- 12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

Structural Pest Control Businesses

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

N/A

D) Types of Professional Skills Necessary for Compliance:

N/A

The full text of the Proposed Amendments begins on the next page.



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TITLE 77: PUBLIC HEALTH  
CHAPTER I: DEPARTMENT OF PUBLIC HEALTH  
SUBCHAPTER c: PEST CONTROLPART 830  
STRUCTURAL PEST CONTROL CODE

## SUBPART A: GENERAL

Section  
830.10  
830.20

Definitions  
Incorporated Materials

## SUBPART B: GENERAL REQUIREMENTS

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830.100  
830.110  
830.120  
830.130  
830.140  
830.150  
830.160  
830.170  
830.180  
830.190  
830.200  
830.210  
830.220  
830.230  
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830.250  
830.260  
830.270  
830.280  
830.290  
830.300

License Application for Commercial Structural Pest Control Business Location  
Registration Application for Non-Commercial Structural Pest Control Location  
Application for Examination as a Certified Structural Pest Control Technician  
Re-examination Applications  
Application of Certified Technicians for Examination in Other Sub-categories  
Processing (Repealed)  
Approved Applications (Repealed)  
Disapproved Applications (Repealed)  
License and Registration Renewals  
Change of Business Ownership  
Certification Renewals  
Late Filing Charge  
Non-renewal of Technician Certificates  
Certified Technician at Each Location  
Change of Certified Technician at Place of Employment  
Certificates of Insurance  
Insurance Coverage  
Supervision of a Non-certified Technician  
Inspections and Investigations (Repealed)  
Classification of Pesticides  
Application for Certification in Illinois as a Structural Pest Control Technician by Reciprocity  
Display of License, Registration and Certification  
Procedures for Certification as a Structural Pest Control Technician in Wood Products  
Pest Control (Repealed)

## SUBPART C: EXAMINATIONS

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Section  
830.400  
830.410  
830.420  
830.430  
830.440  
830.450  
830.460

General Provisions  
Examinations  
Examination Schedules (Repealed)  
Grades  
Notification of Examination Results  
Confidentiality of Examination Scores  
Examinee's Review of Examination

## SUBPART D: PEST CONTROL COURSES

Section  
830.500  
830.510  
830.520  
830.530  
830.540  
830.550  
840.560  
830.570

Application  
Application (Repealed)  
Instructors  
Pest Control Course Description  
Record of Completion  
Pest Control Course Evaluation  
Approval (Repealed)  
Disapproval of an Application or Recision of Approval (Repealed)

## SUBPART E: PEST CONTROL TRAINING SEMINARS (RECERTIFICATION)

Section  
830.600  
830.610  
830.620  
830.630  
830.640  
830.650  
830.660  
830.670

Application  
Application (Repealed)  
Instructors  
Pest Control Seminars  
Record of Completion  
Pest Control Seminar Evaluation  
Approval (Repealed)  
Disapproval of an Application or Recision of Approval (Repealed)

## SUBPART F: HEARINGS

Section  
830.700

Hearings

## SUBPART G: SAFE PESTICIDE STORAGE AND HANDLING

Section  
830.800  
830.810  
830.820

General Safety Precautions  
Misuse of Pesticides  
Records



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~~designed to kill birds when used in a manner consistent with its labeling.~~

"Back flow preventer or vacuum breaker device" means a device, approved by the Illinois Plumbing Code (77 Ill. Adm. Code 890) used to prevent backflow or backsiphonage of contaminated water or liquid into a water supply system.

"College or university course in related field" means three semester hours or four quarter hours of a college course in biological sciences, physics or chemistry.

"Crack and crevice treatment" means the application of small amounts of a pesticide directly into a crack, crevice, expansion joint, between different elements of construction, between equipment and floors, or into an opening that leads into voids such as hollow walls, equipment legs and bases, conduits, motor housings, junction or switch boxes, where insects may be present.

"Department" means the Illinois Department of Public Health.

"FIFRA" means the Federal Insecticide, Fungicide and Rodenticide Act.

"File a renewal application" means the process of completing the renewal form and submitting it to the Department along with the applicable renewal fee as set forth in Section 9 of the Act and evidence either attached to the renewal form or on file with the Department which would indicate that the license, certification or registration renewal requirements of Sections 4(e) and 6 of the Act and Sections 830.180 and 830.200 of this Part have been met.

"Food area" means an area where food is handled, received, packaged, held, processed, prepared, or served.

"Insurance company authorized to transact business" means an insurance company which has been issued a Certificate of Authority by the Director of the Department of Insurance.

"Manner inconsistent with its labeling" means the use of a pesticide in a manner not permitted by the labeling, but does not include, unless USEPA or the pesticide manufacturer indicates to the contrary via written statements prior to the treatment that such use would not be advisable or if it is deleterious to man or his environment, the application of a pesticide which will eliminate or control a pest: at a dosage, concentration or frequency less than specified on the labeling; for a target pest not identified on the labeling as long as the application site is addressed and the labeling does not prohibit the use; or by a method of application not prohibited by the labeling. Termiticides, however, shall be applied in accordance with the product labeling, unless there are written statements from the manufacturer prior to treatment that indicates that another use is more appropriate.

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830.830 Pesticide Storage Area  
 830.840 Service Vehicles  
 830.850 Pesticide Storage Practices  
 830.860 Orders to Stop Sale, Use, Seize or Regulate Removal  
 830.870 Hazardous Incident Notification and Abatement

SUBPART H: BIRD CONTROL REQUIREMENTS ~~(Repealed)~~

830.880 Avicide Permit Requirements ~~(Repealed)~~  
 830.885 Denial or Revocation of Avicide Permits ~~(Repealed)~~  
 830.890 Bird Control Monitoring and Reporting Requirements ~~(Repealed)~~  
 830.900 Bird Control Training Requirements ~~(Repealed)~~

Illustration A WARNING SIGN - PESTICIDE TREATMENT & VENTILATION  
 Illustration B RESTRICTED USE PESTICIDE SIGN

AUTHORITY: Implementing and authorized by the Structural Pest Control Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 2201 et seq.) Illinois Pesticide Act (Ill. Rev. Stat. 1991, ch. 5, par. 801 et seq., in particular 803(2)), and Section 14(b) of the Illinois Endangered Species Protection Act (Ill. Rev. Stat. 1989, ch. 8, par. 341(b)) and the Federal Migratory Bird Treaty Act (16 U.S.C., 703 et seq.).

SOURCE: Adopted at 2 Ill. Reg. 19, p. 159, effective May 3, 1978; codified at 8 Ill. Reg. 18492; emergency amendment at 10 Ill. Reg. 17812, effective September 28, 1986, for a maximum of 150 days; amended at 11 Ill. Reg. 7736, effective April 15, 1987; amended at 13 Ill. Reg. 2090, effective February 3, 1989; emergency amendments at 14 Ill. Reg. 1036, effective December 22, 1989, for a maximum of 150 days; emergency amendment lapsed on May 21, 1990; amended at 14 Ill. Reg. 12889, effective August 1, 1990; amended at 16 Ill. Reg. 11612, effective July 6, 1992; amended at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

Section 830.10 Definitions

In addition to the definitions contained in the Structural Pest Control Act (Ill. Rev. Stat. 1991 1989, ch. 111 1/2, par. 2201 et seq.), the following definitions, when used herein, shall apply:

"Act" means the "Structural Pest Control Act (Ill. Rev. Stat. 1991 1989, ch. 111 1/2, par. 2201 et seq.)."

"Active ingredient" means any ingredient which will prevent, destroy, repel, control or mitigate a pest.

"Applicant" means any person making an application for a license, registration, examination or certification.

"Avicide" means a pesticide used for bird control, other than a device, which is



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"Method" means any action or procedure used to determine the presence or absence of a pest.

"Pest control course" means an educational program which addresses the basic theoretical or practical knowledge of pesticides and their application, approved by the Department pursuant to Subpart D of this Part, and is equivalent to six months experience for original certification.

"Pest control specialist" means a person who has a degree from a recognized college or university in one or more fields related to structural pest control and/or pesticides or has a specialized area of interest pertaining to chemical manufacturing and/or research, chemistry, entomology, or environmental sanitation and engineering.

"Pest control training seminar" means a recertification training program which provides the technical and legal aspects of present structural pest control technology, approved by the Department pursuant to Subpart E of this Part.

"Purchasing group" means a purchaser of group insurance which group has registered with the Director of the Department of Insurance.

"Recognized college or university" means an educational institution which has been recognized or approved by the Board of Higher Education, or equivalent, in the State in which it is located; and/or an educational institution accredited by a regional accrediting association recognized by the Council on Post Secondary Accreditation. In either instance, the college or university must be authorized to confer a degree in the fields of Biological Sciences, Entomology, Zoology, or related fields.

"Risk retention group" means an insurance company incorporated and licensed in one of the states of the United States and registered with the Director of the Department of Insurance.

"Service container" means any non-food container utilized to temporarily hold, store or transport a pesticide concentrate or registered ready-to-use product other than the original labeled container provided by the manufacturer, the measuring device or the application device.

"Signal word" means a word or phrase found prominently displayed on the pesticide label which offers an indication of the toxicity and potential danger of a pesticide.

"Treatment period" means the period of time necessary for a room or area to remain closed to unauthorized individuals in order to allow an effective treatment and subsequent drying or settling of the pesticide in accordance with label directions or, in their absence, manufacturer's recommendations.

"USEPA" means the United States Environmental Protection Agency.

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"Work Site" means and includes any location at which pesticides are handled, mixed, stored, or applied.

(Source: Amended at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## SUBPART A: GENERAL

## Section 830.20 Incorporated Materials

a) The following laws, rules and codes are incorporated or referenced in this Part:

- 1) Illinois Pesticide Act of 1979 (8 Ill. Adm. Code 250), rules pertaining to Pesticide Control promulgated by the Illinois Department of Agriculture (Section 830.860);
- 2) Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100) promulgated by the Illinois Department of Public Health (Section 830.700);
- 3) Illinois Plumbing Code (77 Ill. Adm. Code 890) promulgated by the Illinois Department of Public Health (Section 830.800);
- 4) Illinois Pesticide Act (Ill. Rev. Stat. 1991-1999, ch. 5, par 801 et seq.) (Section 830.860), (~~Section 830.880~~), (~~Section 830.885~~);
- 5) Structural Pest Control Act (Ill. Rev. Stat. 1991-1999, ch. 111 1/2, par. 2201 et seq.) (Section 830.10);
- 6) The Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) (7 U.S.C. 136 et seq.) also referred to as the Federal Environmental Pesticide Control Act of 1972 (Section 830.860);<sup>5</sup>
- 7) ~~Illinois Endangered Species Protection Act (Ill. Rev. Stat., 1989, ch. 8, par. 231 et seq.) (Section 830.880);~~
- 8) ~~Illinois List of Endangered and Threatened Fauna (17 Ill. Adm. Code 1010) promulgated by the Illinois Department of Conservation (Section 830.880);~~
- 9) ~~Migratory Bird Treaty Act (16 U.S.C., 703 et seq.) (Section 830.890);~~
- b) All incorporations by reference refer to the materials on the date specified and do not include any additions or deletions subsequent to the date specified.



(Source: Amended at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

SUBPART H: BIRD CONTROL REQUIREMENTS (Repealed)

Section 830.880 Avicide Permit Requirements (Repealed)

- a) Other than 20,25 diazatholestomol, restricted uses of 4 aminopyridine, and restricted uses of 3-chloro-p-toluidine-hydrochloride, the use of restricted or general use avicides for the control of any number of pigeons or starlings, or house sparrows in flocks over 500, or any number of other birds is prohibited, unless such avicide is applied by a commercial structural pest control licensee or by a non-commercial structural pest control location having an Avicide Permit (Form # IL-482-0722) obtained as described in this Subpart, except for such avicide use for pest bird control by a non-commercial structural pest control location engaged in the production, protection, care, storage, or transportation of agricultural commodities or already regulated by the Illinois Pesticide Act.
- b) Restricted avicides must be used, or their use supervised on site, by a person certified in the sub-category of bird control.
- e) To request an Avicide Permit, a person shall apply on a form (Form IL # 482-0722), prepared and supplied by the Illinois Department of Public Health, at least fourteen (14) days before the proposed use of pesticides for the control of pest birds. The Avicide Permit Application Form (Form IL # 482-0722) shall contain the following information:

- 1) Applicant information including the applicant or company name, license number if applicable, address, city, state, zip code, telephone number, the name of the supervising technician as required in Section 930.890(h)(2), the technician's certificate number (if applicable), and telephone number.
- 2) Site information including the name of the site, name of a contact person located at the site, street address or lot number, city, state, zip code, county, or township, range, section, or directions to the site (i.e., subdivision lot number, highway number, secondary roads, signs to follow, etc.) of the proposed bird control operation. Instead of a description of the location a map of the bird control operation site may be attached to the application.
- 3) Bird survey information including the target bird species and estimated population of each target species. Describe or attach a diagram of the observed feeding, watering, roosting, and loafing sites of the target species. Note if the target pest bird is within or outside of a structure and if the structure is enclosed or open. List observed non-target bird species that are

associated with, or are using the same feeding, watering, roosting, or loafing areas as the target birds.

- A) Describe what problem the birds are causing that requires control. List the brand name of the avicide, EPA registration number, chemical name and percent as listed under active ingredients on the label. Estimate the amount of the product that will be used in units of measurement as applied. Give the estimated beginning and ending dates of the program as well as the schedule or frequency of application of the avicide.
- B) Explain what non-avicide methods are being used. If non-avicide methods are not being used, provide an explanation. Explain how, by whom and on what schedule the carcasses of killed birds will be retrieved from the control site and surrounding area.
- d) A person shall obtain a separate Avicide Permit (Form IL # 482-0722) for each structure for which bird control is needed, except that multiple structures on the same or contiguous pieces of property require only one Avicide Permit.
- e) In compliance with Section 1-1(b) of the Endangered Species Protection Act (Ill. Rev. Stat. 1989, ch. 8, par. 341(b)), the Department shall submit a copy of the Avicide Permit application to the Illinois Department of Conservation for a 14 day comment period. The Department shall take the Illinois Department of Conservation comments into consideration when it places time, space, volume, coverage, concentration, or other special restrictions on the Avicide Permit to reduce the risk to non-target and Illinois endangered or threatened species as listed in 17 Ill. Adm. Code 1010.
- f) The Department shall assign an expiration date to the Avicide Permit based on the time required to complete the control of pest birds, that will not exceed one year from the date of issuance. The applicant may request an earlier expiration date. The permit holder's use of avicides that required a permit or notification shall stop on the current expiration date of the permit unless a new Avicide Permit is issued by the Department.
- g) Upon receipt of a completed application, the Department shall issue the Avicide Permit to the applicant if:
- 1) The Avicide Permit applicant is currently a licensed commercial structural pest control business or is a non-commercial structural pest control location, as defined in Section 3-13 of the Act, proposing to use avicides at such locations; and;
- 2) The Avicide Permit applicant employs at least:



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- A) One person certified in the sub-category of Bird Control who shall supervise at the work site the use of any restricted, non-restricted, or general-use avicide, or
- B) One person who has successfully completed a Bird Control Training seminar as described in Section 830.900 of this Part who shall supervise at the work site only the use of non-restricted or general-use avicides, and
- 3) The proposed bird control program does not pose undue risks to health, property, or non-target wildlife, such risks determined by the health benefits, the behaviors of the likely non-target predator and its prey, the proposed amount of pesticide, the intrinsic toxicity of the pesticide, the risk of exposure to the pesticide, and other relevant health and environmental factors as each case requires.
- b) The Department shall send a copy of the Avicide Permit to the Illinois Department of Conservation when it is issued to the applicant.
- i) A new permit must be applied for if: 1) the target flock moves to a location other than as described on the permit or increases in number by 50% or more; 2) the amount of avicide needed exceeds the estimate on the permit by 20% or more or; 3) any other changes from the original permit occur, other than a decrease in the number of the target flock or a decrease in the amount of avicide used.

(Source: Repealed at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 830.885 Denial or Revocation of Avicide Permits (Repealed)

- a) The Department may deny or revoke an Avicide Permit or Avicide Permit application:

- 1) For failure to meet any of the requirements for granting the permit as specified in subsection 830.880(g) of this Part, or
- 2) For failure to conduct the bird control program in accordance with the information furnished on the Avicide Permit application (Form IL # 482.0722) as described in Section 830.880 of this Part, or
- 3) For knowingly providing false or inaccurate information on the Avicide Permit application, or
- 4) For failure to abide by any special restrictions placed on the Avicide Permit under Section 830.880(e) of this Part, or

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- 5) For failure to use suitable, effective non-avicidal bird control measures such as devices or procedures including, but not limited to, netting, chemical or mechanical perch repellents, shooting, trapping or electrocution, or
- 6) For failure to select and use avicides according to label directions, or
- 7) For failure to ensure the effective collection of dead or dying birds, or
- 8) For failure to monitor and record target and non-target birds and animals killed as required in Section 830.890 of this Part, or
- 9) For failure to submit a Target and Non-Target Bird Census Form (IL # 482.0723) as required by Section 830.890 of this Part, or
- 10) For failure to abide by other conditions of the Act or this Section that apply to the structural pest control operations being conducted, or
- 11) At the recommendation of the Interagency Committee on Pesticides acting under Section 19 of the Illinois Pesticide Act (Ill. Rev. Stat. 1989, ch. 5, par. 819, as amended), or
- 12) After any illness or death of any hawk or owl (Order Falconiformes or Strigiformes), or any animal listed as endangered or threatened in 17 Ill. Adm. Code 1010 as a result of permitted structural pest control for pest birds as determined by autopsy and toxicological analysis arranged for by the Department according to Section 830.890(e) or other reasonable evidence.
- b) Before revoking an Avicide Permit, or denying a permit when a completed application has been received, the Department shall notify the permit holder or applicant in writing and provide such person with an opportunity for an administrative hearing as described in Section 15 of the Act.

(Source: Repealed at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 830.890 Bird Control Monitoring and Reporting Requirements (Repealed)

- a) The Avicide Permit holder shall retrieve, identify, accurately estimate the number of, and dispose of according to label directions visible target pest birds killed as a result of the structural pest control activities of the Avicide Permit holder, unless the Department has directed the permit holder in writing to hold them for examination by the Department.
- b) In compliance with the Migratory Bird Treaty Act, the Avicide Permit holder shall immediately notify the Department of, or turn over to the Department, all raptors



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(Order *Falcoconiformes* or *Strigiformes*) that are found dead, or appear ill, within 20 miles of the control site for the time that the permit is in effect plus two weeks. The Department shall be notified by the permit holder of all other known deaths of non-target birds and animals during the permit period within 1 mile of the control site in order to be in compliance with Section 830.870 and 830.890(d) of this Part.

- e) When possible, the Department will determine if a killed raptor from the area of a bird control operation died as a result of the bird control operation by arranging for autopsy and toxicological analysis by a State or Federal laboratory. The Department shall send these test results to the Avicide Permit holder, the Illinois Department of Conservation, and the U.S. Fish and Wildlife Service.
- d) Prior to the expiration of the Avicide Permit the Avicide Permit holder shall submit a completed Target and Non-Target Bird Census form (Form IL # 482-0723) to the Department that lists the location, species, number, and dates that birds or animals that were collected or found in accordance with subsection (a) and subsection (b) above.

(Source: Repealed at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 830.900 Bird Control Training Requirements (Repealed)

- a) In order to successfully complete a Bird Control Training Seminar, the participant must correctly answer at least 70% of the questions on a test administered by the Department at a Bird Control Training Seminar. The test may be retaken without attending the Bird Control Training Seminar only by previous Bird Control Training Seminar participants by appointment with the Department.
- b) A Bird Control Training Seminar shall meet all the requirements of Section 830.600 of this Part.
- e) A Bird Control Training Seminar shall meet all the requirements of Section 830.620 and Section 830.650 of this Part.
- d) A Bird Control Training Seminar shall meet all the requirements of Section 830.630 of this Part, except that
  - 1) At a minimum, the Bird Control Training Seminar shall cover the relationship to bird control of the subjects described in Section 830.530 (c), Section 830.530 (d), Section 830.530 (h), and Section 830.530 (k) of this Part, and
  - 2) The Bird Control Training Seminar shall last a minimum of 4 classroom contact hours with an additional one (1) hour set aside for a Department administered test as required in subsection (e) above.

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- e) The Sponsor of a Bird Control Seminar shall comply with all the provisions of Section 830.640 of this Part.

(Source: Repealed at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)







health care directions in these policies and procedures.

Sections 385.1510 through 385.1900 define a client's rights. This includes civil rights as well as the right to privacy and the person to be notified at the time of the client's death. The right to active participation in care and the right to refuse services are defined. The facility may only use restraints in an emergency and then under doctor's orders. The use of restraints and measures taken to reduce/eliminate restraint use must be fully documented. The client's right to unimpeded, private, uncensored communication by mail, phone and visitation is indicated. A client is permitted to manage his or her own personal financial affairs. Safeguards are placed on the facility if the facility manages the client's funds. The reasons for which a facility may involuntary transfer or discharge a client are prescribed. The facility is required to discharge a client when the client requests. A mechanism for clients to advise the facility of suggestions and concerns is required. The abuse or neglect of clients is prohibited, and persons who become aware of client abuse or neglect must notify the Department.

Section 385.1950 requires employment orientation to employees and volunteers. Policies and procedures relating to employees and volunteers must be developed and followed. Initial health evaluations must be conducted including a determination of TB status.

Section 385.2000 requires every client to be under the care of a physician who shall direct the client's medical care. All disclosure of information will comply with the AIDS Confidentiality Act. Every client shall have an integrated care plan that is updated as needed.

Sections 385.2050 through 385.2200 require adequate and properly supervised services to meet the client's nursing and personal care needs. The procurement, storage and administration of medication are required to be in compliance with federal and State laws. Clients are to self-administer medications if at all possible. The use of one person's medication for another person is prohibited.

Sections 385.2300 through 385.2400 require meals to be served as is customary in the community. Food must be stored, prepared and served in a sanitary manner, food contact surfaces, equipment and utensils must be washed, rinsed and sanitized after each use. The physical plant must be safe, clean and comfortable, with sufficient space provided to accommodate clients and to allow privacy.

The economic effect of this proposed rulemaking is unknown. Therefore, the Department requests any information that would assist in calculating this effect.

The Department anticipates adoption of this rulemaking approximately six to nine months after the publication of the Illinois Register.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ☐ No ☒

7) Does this Rulemaking Contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify date: \_\_\_\_\_

8) Does this Rulemaking Contain Any Incorporations by Reference? Yes ☐ No ☒

If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐

9) Are there any other Proposed Amendments Pending on this Part?

Yes ☐ No ☒

If Yes:

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Ill. Reg. Citation</u>
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10) Statement of Statewide Policy Objectives:

This rulemaking does not create or expand a State Mandate.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Ms. Gail DeVito, Division of Governmental Affairs, Illinois Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Gail DeVito at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department







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**AUTHORITY:** Implementing and authorized by the Supportive Residences Licensing Act (Public Act 87-0840, effective January 29, 1992).

**SOURCE:** Adopted at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_

**NOTE:** Italics and capitalization denote statutory language.

**Section 385.1010 General Requirements**

- a) This Part applies to the operator/licensee of facilities that are to be licensed and classified to provide supportive residential services to persons with HIV disease.
- b) The license issued to each operator/licensee shall designate the licensee's name, facility name, address, the date the license was issued and the expiration date. Such licenses shall be issued for a period of **NOT LESS THAN SIX MONTHS NOR MORE THAN 18 MONTHS.** (Section 25 of the Act)

**Section 385.1020 Application for License**

- a) Any person acting individually or jointly with other persons who proposes to build, own, establish, or operate a supportive residence for persons with HIV disease shall submit pre-application information on forms provided by the Department.
- b) Application for a license to establish or operate a residential facility for persons with HIV disease shall be made in writing and submitted, with other such information as the Department may require, on forms provided by the Department.
- c) The application shall contain the following information:
  - 1) The name and address of the person or business entity who will be the licensee, and if appropriate;

A) The name and address of the Corporation, Board of Directors, Officers and Registered Agent;

B) Documentation certifying the corporation as a general not-for-profit corporation in accordance with the General Not-For-Profit Corporation Act of 1986 (Ill. Rev. Stat 1991, ch. 32, par. 101.01 et seq.);

C) The names and addresses of partners, with designation of limited or general if applicable.

2) The name and locations of the facilities for which a license is sought;

3) The name of the person or persons under whose management or supervision the facility will be operated;

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4) Ownership disclosure as required in Section 385.1070.

**Section 385.1030 Ownership Change or Discontinuation**

- a) The license is not transferable. It is issued to a specific licensee and for specific location(s). A licensee may have one license to serve more than one geographic location. The license shall immediately become void and shall be returned to the Department when the facility is sold or leased; when operation is discontinued; or when operation is moved to a new location; or when the Corporation which is the licensee dissolves or terminates.
- b) A licensee issued to a corporation shall become null, void and of no further effect upon the dissolution of the corporation. The license shall not be revived if the corporation is subsequently reinstated. A new license must be obtained in such cases.

**Section 385.1040 Inspections, Surveys, Evaluations and Consultation**

The terms survey, inspection and evaluation are synonymous. These terms refer to the overall examination of compliance with the Act and this Part. All facilities to which this Part applies shall be subject to and shall be deemed to have given consent to annual inspections, surveys, evaluations by properly identified personnel of the Department, or by such other properly identified persons, including local health department staff, as the Department may designate. The licensee, or person representing the licensee in the facility, shall provide to the representative of the Department access and entry to the premises or facility for obtaining information required to carry out the Act and this Part. In addition, representatives of the Department shall have access to and may reproduce or photocopy at the Department's cost any books, records, and other documents maintained by the facility, the licensee or their representatives to the extent necessary at a rate determined by the facility not to exceed the rate in the Department's Freedom of Information rules entitled "Freedom of Information Code" (77 Ill. Adm. Code 1126).

**Section 385.1050 Filing an Annual Attested Financial Statement**

Each licensee shall submit an annual attested financial statement to the Department.

**Section 385.1060 Information to be Made Available to the Public by the Licensee**

a) Every facility shall conspicuously post or display in an area of its offices accessible to residents, employees, and visitors the following:

- 1) Its current license;
  - 2) A copy of any order currently in effect pertaining to the operation of the facility issued by the Department or a court; and
  - 3) A list of information available for public inspection.
- b) A facility shall retain the following for public inspection:
- 1) A complete copy of every inspection report of the facility received from the



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Department during the past five years;

- 2) A copy of every order pertaining to the operation of the facility issued by the Department or a court during the past five years;
- 3) A description of the services provided by the facility and the rates charged for those services and items for which a resident may be separately charged;
- 4) A list of the Corporation's Officers and Board of Directors; and
- 5) A list of personnel employed or retained by the facility who are licensed, certified or registered by the Department of Professional Regulation.

## Section 385.1070 Ownership Disclosure

- a) AS A CONDITION OF THE ISSUANCE OR RENEWAL OF A LICENSE, THE APPLICANT OR LICENSEE SHALL FILE A STATEMENT OF OWNERSHIP. The applicant shall notify the Department of any change in the information required in the statement of ownership within ten days of the change. (Section 25 of the Act)

- b) THE STATEMENT OF OWNERSHIP SHALL INCLUDE:

- 1) THE NAME, ADDRESS, Social Security Number, TELEPHONE NUMBER, OCCUPATION OR BUSINESS ACTIVITY, AND BUSINESS ADDRESS, BUSINESS TELEPHONE NUMBER, of the Corporation Officers and Board of Directors for the legal entity designated as the operator/licensee of the facility that is the subject of the application or license;
- 2) THE NAME, ADDRESS, Social Security Number, TELEPHONE NUMBER, OCCUPATION OR BUSINESS ACTIVITY, BUSINESS ADDRESS, BUSINESS TELEPHONE NUMBER, and the percent of direct or indirect financial interest of those persons who have a direct or indirect financial interest of five percent or more in the legal entity that owns the building in which the operator/licensee is operating the facility that is the subject of the application or license; and
- 3) THE name and ADDRESS OF ANY FACILITY, WHEREVER LOCATED, ANY FINANCIAL INTEREST OF WHICH IS OWNED BY THE APPLICANT OR LICENSEE IF THE FACILITY WERE REQUIRED TO BE LICENSED IF IT WERE LOCATED IN THIS STATE. (Section 25 of the Act)

## Section 385.1080

## Definitions

Abuse - Any physical or mental injury or sexual assault inflicted on a client other than by accidental means in a facility.

Act - The Supportive Residences Licensing Act (Public Act 87-0840, effective January 1, 1992) as now or hereafter amended.

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Activities of Daily Living - Eating, toileting, bathing, dressing, ambulation, and transfer.

Adequate - Enough in either quantity or quality, as determined by a reasonable person familiar with the professional standards of the subject under review, to meet the needs of the clients of a facility under the particular set of circumstances in existence at the time of review.

Advance Directive - A written instruction, such as a living will, power of attorney for healthcare, or Do Not Resuscitate Order, relating to the provision of care to the individual.

Aide or Orderly - Any person providing direct personal care, training or habilitation services to clients.

APPLICANT - ANY NOT-FOR-PROFIT CORPORATION MAKING APPLICATION FOR A LICENSE. (Section 10 of the Act)

Appropriate - A term used to indicate that a requirement is to be applied according to the needs of a particular client, individual or situation.

Assessment - The use of an objective system with which to evaluate the physical, social, developmental, behavioral, and psychosocial aspects of a client.

Board of Directors - Same as Governing Body.

Body Fluids - Semen, vaginal secretions, cerebrospinal fluid (CSF), synovial fluid, pleural fluid, pericardial fluid, amniotic fluid. In this context body fluids does not mean feces, nasal secretions, saliva, sputum, sweat, tears, urine or vomitus unless they contain visible blood.

Case Management System - A standardized and systematic process of assessment, planning, service coordination, referral, advocacy, and follow-up through which the multiple service needs of clients are identified and met.

Client - A person residing in a Supportive Residence.

Client's representative - An individual who is authorized to act on behalf of a client who is unable to reach and communicate an informed decision as determined by the attending physician. The following order of priority shall apply:

for a minor -

parent

legal guardian or other court-appointed personal representative

any of the minor's adult siblings.

for an adult:



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agent authorized by durable power of attorney for health care  
 legal representative or other court appointed personal representative  
 spouse  
 any of the client's adult children  
 either of the client's parents  
 any of the client's adult siblings.

Confinement - To involuntarily limit a client to a room or other small enclosed area.

Contract - A binding agreement between a client or the client's guardian (or, if the client is a minor, the client's parent) and the facility or its agent.

DEPARTMENT - THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH. (Section 10 of the Act)

Direct Care Aide - Any person who provides nursing care, personal care or psychosocial support to clients of Supportive Residences, regardless of title, and who is not a Qualified Professional, as defined in this Part. Direct Care Aides must function under the supervision of a licensed nurse when performing nursing or personal care duties.

Direct Care Volunteer - Any person who provides non-nursing services to clients of the facility; and who does not receive fiduciary compensation for these services.

DIRECTOR - THE DIRECTOR OF THE ILLINOIS DEPARTMENT OF PUBLIC HEALTH OR HIS DESIGNEE. (Section 10 of the Act)

Discharge - The full release of any client from a facility.

Emergency - A situation, physical condition or one or more practices, methods or operations that present imminent danger of death or serious physical or mental harm to clients of a facility.

FACILITY - A PRIVATE HOME, INSTITUTION, BUILDING, RESIDENCE, OR ANY OTHER PLACE THAT PROVIDES A HOME-LIKE ATMOSPHERE AS WELL AS A CONTINUUM OF CARE WHICH TAKES INTO ACCOUNT THE SPECIAL NEEDS OF PERSONS WITH HIV DISEASE. (Section 10 of the Act)

Facility Management - The individual, or structure, identified responsible for the overall facility operation by the governing body.

Full-time - On duty a minimum of 36 hours, four days per week.

Goal - An expected result or condition that involves a relatively long period of time to achieve,

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that is specified in behavioral terms in a statement of relatively broad scope, and that provides guidance in establishing specific short-term objectives directed toward its attainment.

Governing Body - The policy-making authority, whether an individual or a group, that exercises general direction over the affairs of a facility and establishes policies concerning its operation and the welfare of the individual it serves.

HIV Disease - Infected with the human immunodeficiency virus or any other causative agent of acquired immunodeficiency syndrome (AIDS).

Hospitalization - The care and treatment of a person in a hospital as an inpatient.

Integrated Care Plan - The overall document that assesses and interprets the needs identified in the case management system into specific actions for a client to maintain or attain his/her maximum potential for as long as possible. This shall include consideration of medical, nutritional, social and psychosocial issues. If needed, the medical plan of care is one part of this plan.

Immediately - To take action without hesitation.

LICENSE - ANY OF THE FOLLOWING TYPES OF LICENSES ISSUED TO AN APPLICANT OR LICENSEE BY THE DEPARTMENT:

"PROBATIONARY LICENSE" MEANS A LICENSE ISSUED TO AN APPLICANT OR LICENSEE WHICH HAS NOT HELD A LICENSE CONTIGUOUS TO ITS APPLICATION.

"REGULAR LICENSE" MEANS A LICENSE ISSUED TO AN APPLICANT OR LICENSEE THAT IS IN SUBSTANTIAL COMPLIANCE WITH THIS ACT AND THIS PART. (Section 10 of the Act)

Medical Plan of Care - Those aspects of a client's integrated care plan which center on treatments, pharmaceuticals or modalities provided directly by or under the direct supervision of a physician or nurse.

Misappropriation of Property - Using a client's cash, clothing, or other possessions without authorization by the client or the client's authorized representative; failure to return valuables in accordance with facility policy after a client's discharge; or failure to refund money in accordance with facility policy after death or discharge when there is an unused balance in the client's personal account.

Neglect - A failure in a facility to provide adequate medical or personal care or maintenance, which failure results in physical or mental injury to a client or in the deterioration of a client's physical or mental condition.

Nurse - A registered nurse or a licensed practical nurse as defined in the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 3501 et seq.) as now or hereafter amended.



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**Nursing Care** - A complex of activities which carries out the diagnostic, therapeutic, and rehabilitative plan as prescribed by the physician; care for the client's environment; observing symptoms and reactions and taking necessary measures to carry out nursing procedures involving understanding of cause and effect in order to safeguard life and health.

**Operator** - The person responsible for the control, maintenance and governance of the facility, its personnel and physical plant.

**OWNER** - THE NOT-FOR-PROFIT CORPORATION THAT OWNS A SUPPORTIVE RESIDENCE. IF A SUPPORTIVE RESIDENCE IS OPERATED BY A PERSON OR ENTITY WHO LEASES THE PHYSICAL PLANT THAT IS OWNED BY ANOTHER PERSON OR ENTITY, "OWNER" MEANS THE PERSON WHO OPERATES THE SUPPORTIVE RESIDENCE; EXCEPT THAT IF THE PERSON OR ENTITY WHO OWNS THE PHYSICAL PLANT IS AN AFFILIATE OF THE PERSON WHO OPERATES THE SUPPORTIVE RESIDENCE AND HAS SIGNIFICANT CONTROL OVER THE DAY-TO-DAY OPERATIONS OF THE SUPPORTIVE RESIDENCE, THE PERSON OR ENTITY WHO OWNS THE PHYSICAL PLANT SHALL INCUR, JOINTLY AND SEVERALLY WITH THE OWNER, ALL LIABILITIES IMPOSED ON AN OWNER UNDER THE ACT. (Section 10 of the Act)

**Pharmacist, Registered** - A person who holds a certificate of registration as a registered pharmacist, a local registered pharmacist or a registered assistant pharmacist under the Pharmacy Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4121 et seq.) as now or hereafter amended.

**Physician** - Any person licensed by the State of Illinois to practice medicine in all its branches as provided in the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4400-1 et seq.) as now or hereafter amended.

**PLAN OF CORRECTION** - A WRITTEN PLAN SUBMITTED TO THE DEPARTMENT FOR CORRECTION OF A VIOLATION OF THE ACT OR THIS PART THAT ARE CITED BY THE DEPARTMENT. THE PLAN SHALL DESCRIBE THE STEPS THAT WILL BE TAKEN IN ORDER TO BRING THE SUPPORTIVE RESIDENCE INTO COMPLIANCE AND THE TIME FRAME FOR COMPLETION OF EACH STEP. (Section 10 of the Act)

**Potentially Hazardous Food** - Any food that consists in whole or in part of milk or milk products, eggs, meat, poultry, fish, shellfish, edible crustacea, or other ingredients, including synthetic ingredients, in a form capable of supporting rapid and progressive growth of infectious or toxigenic microorganisms. The term does not include foods which have a pH level of 4.6 or below or a water activity (aw) value of 0.85 or less.

**Qualified Professional** - A person who meets the educational, technical and ethical criteria of a health care profession, as evidenced by eligibility for membership in an organization established by the profession for the purpose of recognizing those persons who meet such criteria; and who is licensed, registered, or certified by the State of Illinois, if required.

**Registered Nurse** - A person with a valid Illinois license from the Illinois Department of Professional Regulation to practice as a registered professional nurse under the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 3501 et seq.) as now or hereafter amended.

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**Restraint of a Client** - The application of a device or administration of a drug to limit movements.

**Room** - A part of the inside of a facility that is partitioned continuously from floor to ceiling with openings closed with glass or hinged doors.

**Satisfactory** - Same as Adequate.

**Sufficient** - Same as Adequate.

**SUPPORTIVE RESIDENCE** - A SUPPORTIVE RESIDENCE WITH PERSONS WITH HIV DISEASE. (Section 10 of the Act)

**Transfer** - A change in status of client's living arrangements from one facility to another facility.

**Universal Precautions or Universal Blood and Body Fluid Precautions** - Measures utilized by health care providers to protect both patients and health care providers from contact with blood and body fluids to prevent transmission of the human immunodeficiency virus (HIV) during health care procedures. In this context, body fluids mean semen, vaginal secretions, cerebrospinal fluid (CSF), synovial fluid, pleural fluid, peritoneal fluid, pericardial fluid, amniotic fluid. In this context, body fluids does not mean feces, nasal secretions, saliva, sputum, sweat, tears, urine or vomitus unless they contain visible blood.

**Volunteer** - Both direct care volunteers and other individuals working without fiduciary compensation indirectly assisting facility management and clients. Examples include housekeeping, building or yard maintenance, writing letters for clients, visiting with client, reading with clients, or sharing other recreational activities with clients.

## Section 385.1200 Facility Manager

A full-time employee shall be designated as the facility manager and shall be responsible for overall management of the facility. The manager must, at a minimum, have a Bachelor's Degree from an accredited college or adequate equivalent experience.

## Section 385.1250 Disaster Preparedness

The facility shall develop and implement plans for disaster preparedness and fire safety, including a plan for evacuation of the facility. Employees shall receive instruction on implementation of the plans including instruction in the use of fire extinguishers. These plans shall be practiced in accordance with facility policies.

## Section 385.1300 Infection Control

The facility shall develop and implement infection control policies and procedures, and adhere to universal precautions. The manager shall establish programs to assure compliance with the infection control policies and procedures. The facility shall develop and implement internal reporting requirements in the event that an employee is exposed to blood or body fluids, or in the case of a needle stick.



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Section 385.1350

Care Management System

Section 385.1400

Facility Admission

Section 385.1550

Clients' Rights

The facility must develop and maintain a case management system as part of its services. Individuals identified as having case management responsibility shall create and monitor an integrated care plan for each client, which shall be regularly assessable to those responsible for implementing the plan.

Before a person is admitted to a facility, or at the expiration of the period of a previous contract, a written contract shall be executed between a licensee and client or client's representative.

- a)
- An adult person shall be presumed to have the capacity to contract for admission to a residential facility for persons with HIV disease unless adjudicated a "disabled person" within the meaning of Section 11a-2 of the Probate Act of 1975 (Ill. Rev. Stat. 1991, ch. 110 1/2, par. 1-2 et seq.) as now or hereafter amended, or unless a petition for such an adjudication is pending in a circuit court of Illinois.
- b)
- If there is no guardian, agent or member of the person's immediate family available, able or willing to execute and a physician determines that a person is so disabled as to be unable to consent to placement in a facility, or if a person has already been found to be a "disabled person," but no order has been entered allowing residential placement of the person, that person may be admitted to a facility before the execution of a contract required by this Section; provided that a petition for guardianship or for modification of guardianship is filed within 15 days of the person's admission to a facility, and provided further that such a contract is executed within ten days of the disposition of the petition.
- c)
- Facilities shall ensure that all forms, agreements, and signage which carry information significant to the clients shall be available, and worded so as not to be confusing to the reader.
- d)
- At the time of the client's admission to the facility, a copy of the written contract shall be given to the client and his/her client representative. The contract shall specify the services that will or will not be provided. The contract shall specify the rights, duties and obligations of the client.

Section 385.1450

Contract

Section 385.1500

Policies and Procedures

The facility shall develop and implement written policies and procedures that provide for the following: admission and discharge practices; information concerning an individual's rights under state law to make decisions regarding treatment and to make advance directives; and the rights of clients to file a grievance in response to facility actions. These policies and procedures shall be shared with the client before or at the time of admission.

- a)
- The facility shall encourage and not prohibit a client's right to vote in person or by absentee ballot in all elections.
- b)
- Upon entering the facility, clients shall be provided with a form on which they may list those person(s) to be notified in the event of their death, or at such time their death appears imminent. A client may decline to have any person notified of his/her death. In all cases, the client's physician shall be notified by the facility.



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- k) The facility shall notify the client's representative whenever the client suffers from a sudden illness or accident, or if and when unexplained absences occur, in accordance with the terms of the contract.

## Section 385.1600 Rights in Medical Services

- a) A client shall be permitted to retain the services of his/her own personal physician at his/her own expense under an individual or group plan of health insurance, or under any public or private assistance program providing such coverage.
- b) The Department shall not prescribe the course of medical treatment provided to an individual client by the client's physician in a facility.
- c) All clients shall be permitted to obtain from their own physician or the physician retained by the facility complete and current information concerning his/her medical diagnosis, treatment and prognosis in terms and language the client can reasonably be expected to understand.
- d) All clients shall be permitted to participate in the planning of their total care and medical treatment to the extent that their condition permits.

- e) No client shall be subjected to experimental research or treatment without first obtaining his/her informed, written consent and advising facility management. The experimental research/treatment shall be part of the client's integrated care plan.

- f) Every client shall be permitted to refuse medical treatment and to know the consequences of such action.

- g) Every client or client's representative shall be permitted to inspect and copy all of the client's clinical and other records concerning the client's care and maintenance kept by the facility or by the client's physician.

- h) All clients shall be permitted respect and privacy in their medical and personal care program. Every client's case discussion, consultation, examination and treatment shall be confidential and shall be conducted discreetly. Those persons not directly involved in the client's care must have the client's permission to be present.

## Section 385.1650 Restraints

- a) There shall be written policies, which are followed in the operation of the facility, controlling the use of restraints. A client wearing a restraint shall have it released for a few minutes at least once every two hours, or more often if necessary. The client's position shall be changed at these times, and good skin care or other nursing needs provided. No restraint with locks shall be used.

- b) Neither physical restraints nor confinements shall be employed for the purpose of punishment or for the convenience of any facility personnel or volunteer. No physical

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restraints or confinements shall be employed except as ordered by a physician who documents the need for such restraints or confinements in the client's integrated care plan and medical plan of care.

- c) Restraints, with the exception of side rails, shall be used only upon written order of the attending physician and for the safety and security of the clients

- d) The reasons for ordering and using restraints shall be recorded in the client's integrated plan and medical plan of care. The recordings shall contain ongoing evaluations of the need for the restraints and the measures being taken to reduce or eliminate the need for the use of restraints.

- e) Restraints shall be applied in accordance with manufacturer's recommendations only by a direct care aid, physician or nurse trained in the proper application of restraints.

- f) No client shall be restrained, confined, or subjected to adverse stimuli for the purpose of behavior modification unless and until the informed consent of the client or client representative has been obtained.

## Section 385.1700 Communication and Visitation

- a) Every client shall be permitted unimpeded, private and uncensored communication of his/her choice by mail, public telephone or visitation consistent with the rules of the facility. The facility management shall ensure that correspondence is promptly received and mailed, and that telephones are reasonably accessible.

- b) The facility management shall ensure that clients may have private visits at any reasonable hour unless such visits are not medically advisable for the client as documented in the client's integrated care plan of care by the client's physician or facility management. The facility shall allow daily visiting. Visiting hours shall be posted in plain view of visitors. The facility management shall ensure that space for visits is available and that facility personnel knock, except in an emergency, before entering any client's room.

- c) Unimpeded, private and uncensored communication by mail, public telephone, and visitation may be reasonably restricted by a physician or facility management only in order to protect the client or others from harm, harassment or intimidation, provided that the reason for such restriction is placed in the client's integrated care plan and medical plan of care by the physician or facility management. Upon admission, all clients shall be advised of the potential causes of such restrictions.

- d) Any employee or agent of a public agency, any representative of a community legal services program or any member of a community organization shall be permitted access at reasonable hours to any individual client or any facility, if the purpose of such agency, program or organization includes rendering assistance to clients without charge, but only if there is neither a commercial purpose nor effect to such access and if the purpose is to do any other than the following:



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- 1) Visit, talk with and make personal, social, and legal services available to all clients;
  - 2) Inform clients of their rights and entitlements and their corresponding obligations, under federal and state laws, by means of educational materials and discussions in groups and with individual clients;
  - 3) Assist clients in asserting their legal rights regarding claims for public assistance, medical assistance and social security benefits, as well as in all other matters in which clients are aggrieved. Assistance may include counseling and litigation; or
  - 4) Engage in other methods of asserting, advising and representing clients so as to extend to them full enjoyment of their rights.
- e) No visitor shall enter the immediate living area of any client without first identifying himself/herself and then receiving permission from the client to enter. The rights of other clients present in the room shall be respected. A client may terminate at any time a visit by a person having access to the client's living area. Facility staff may terminate visits if they are so requested by the client, the visitor is involved in behavior disruptive to other clients, or the visitor is participating in illegal activity.

## Section 385.1750 Resident's Funds

- a) A client shall be permitted to manage his/her own financial affairs unless he/she or the client's representative authorizes the management of the facility in writing to manage such client's financial affairs. If the facility manages a client's funds, the facility shall, at least quarterly, provide the client a written, itemized statement of all financial transactions involving the client's funds. Nothing here should be construed as requiring a facility to manage client funds.
- b) The facility shall, at the time of admission, provide each client or the client's representative with a written statement explaining the client's rights regarding personal funds and listing the services for which the client will be charged. The facility shall obtain a signed acknowledgement from each client or the client's representative that such person has received the statement.

## Section 385.1800 Transfer or Discharge

- a) A client may be voluntarily discharged from a facility after he/she gives facility management, a physician, or a nurse of the facility written notice of the desire to be discharged. A client shall be discharged upon written consent of his/her representative unless there is a court order to the contrary. In such cases, upon the client's discharge, the facility is relieved of any responsibility for the client's care, safety or well-being.
- b) A facility may involuntarily transfer or discharge a client only for one or more of the following reasons:

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- 1) the client's medical condition;
- 2) the client's physical safety;
- 3) the client's action, or inaction, which directly impinges on the physical safety of other clients, the facility staff or facility visitors;

## Section 385.1850 Clients Advising the Facility

- a) There shall be a mechanism for regular client input in the decision-making processes of the facility. Provisions shall be made for evaluation and review of conditions and policies by the governing body.
- b) There shall be regular meetings with clients for the purpose of advising the facility management on procedures and policies. These meetings may be a vehicle for participation by direct care volunteers and community representatives who reflect the facility's clients' racial and ethnic makeup. These meetings shall be convened by facility management or clients of the facility, and shall be conducted in accordance with confidentiality rules of the facility.

## Section 385.1900 Abuse and Neglect

- a) A licensee, facility manager, employee, volunteer or agent of a facility shall not abuse or neglect a client.
- b) A facility employee, agent or volunteer who becomes aware of abuse or neglect of a client shall immediately report the matter to the facility management.
- c) Upon becoming aware of abuse or neglect, facility management shall immediately report the matter by telephone and in writing to the client's representative and the Department.

## Section 385.1950 Employee and Volunteer Policies and Procedures

- a) All employees shall receive orientation including general information relating to facility goals, client safety, disaster preparedness, fire safety, universal precautions and infection control, and job tasks.
- b) At least annual evaluations of employee work performance shall be made by the management of the facility.
- c) Each facility must have policies and procedures related to volunteer services. Direct



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care volunteers shall receive the same general orientation as employees; and orientation to their specific work assignment.

- d) Each facility shall have an employee handbook that defines employee rights and responsibilities, client rights, confidentiality requirements and appropriate client/employee interaction.
- e) Each employee or direct care volunteer shall have an initial health evaluation including a tuberculin skin test. The initial health evaluation shall be conducted no more than 30 days prior to or 30 days after the employee or direct care volunteer begins work. A Mantoux TB skin test shall be completed no more than 90 days prior to or 10 days after the first day of work. All significant reactors shall have documentation in their personnel records of follow-up and consideration for therapy.

## Section 385.2000 Medical and Supportive Services

- a) Each client admitted shall be under the care of a physician. Clients shall be referred to a physician if they do not have one identified at the time of admission.
- b) Each client admitted shall have had a physical examination within three days of admission, unless the client has had a physical examination no more than 30 days prior to admission; or has been admitted directly from an acute care hospital where the client had been admitted as a patient.
- c) Disclosure of information must comply with requirements relating to the AIDS Confidentiality Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 730 et seq.) and the AIDS Confidentiality and Testing Code (77 Ill. Adm. Code 697).
- d) The names and telephone numbers of persons to contact in medical and other emergencies shall be available. This information shall be reviewed with staff, contractual employees and direct care volunteers.
- e) There shall be one or more agreements with area hospitals for emergency admissions and needed hospital-based services, for use in instances where a client is incapable of deciding his/her own hospital admission.
- f) Each client shall have an assessment of physical, mental and psychosocial needs. These needs shall be addressed in an integrated care plan that will allow the client to maintain his/her maximum potential for as long as possible.
- g) The facility shall either contract, or provide directly, the staff and services needed to meet each client's integrated care plan. The integrated care plan shall be updated as needed, or at least every 3 months.

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## Section 385.2050 General Requirements for Nursing and Assistance with Activities of Daily Living

- a) Adequate and properly supervised nursing care and assistance with activities of daily living shall be provided to each client to meet the total care needs of the client as determined by the integrated care plan. Provision of staff may be made directly or through a licensed home health agency or hospice program.
- b) All treatments and procedures shall be administered as ordered by the physician.
- c) Objective observations of changes in a client's condition, including mental and emotional changes, as a means for analyzing and determining care required and the need for further evaluation and treatment, shall be made by staff and recorded in the client's medical plan of care.
- d) Assistance with activities of daily living shall be provided, as needed. This shall include, but not be limited to, the following:
  - 1) Each client shall have proper daily personal attention, including skin, nails, hair, or oral hygiene, in addition to treatment ordered by the physician.
  - 2) Each client shall have at least one complete bath and hair wash weekly and as many additional baths and hair washes as necessary for satisfactory personal hygiene.
  - 3) Each client shall have clean suitable clothing in order to be comfortable, sanitary, free of odors, and decent in appearance.
  - 4) Each client shall have clean bed linens at least once weekly and more often if necessary.

## Section 385.2100 Medication Policies and Procedures

- a) Development of Medication Policies
  - 1) Every facility shall adopt written policies and procedures which shall be followed in the operation of the facility for properly and promptly obtaining, dispensing, administering, and disposing of drugs and medications. These policies and procedures shall be in compliance with all applicable Federal, State and local laws.
  - 2) These policies and procedures shall be developed with the advice of a pharmaceutical advisory committee that includes at least one pharmacist, one



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physician, the facility manager, and a registered nurse.

b) Physician's Orders and Telephone Orders

- 1) All medications, including cathartics, headache remedies, or vitamins, shall be given only upon the written order of a physician. All such orders shall have the handwritten signature of the physician. Rubber stamp signatures are not acceptable. These medications shall be given as prescribed by the physician and at the designated time.
- 2) Telephone orders may be taken by a registered nurse or licensed practical nurse. All such orders shall be immediately written in the client's medical plan of care record or a "telephone order form" and signed by the nurse taking the order. These orders shall be countersigned by the physician within five working days.
- c) All medications to be released to the client, or person responsible for the client's care, at the time of discharge or when the client is going to be temporarily out of the facility at medication time shall be approved by the physician. A notation concerning their disposition shall be made in the client's medical plan of care.

Section 385.2150 Control of Medications

- a) The facility shall comply with all Federal and State laws and regulations relating to the procurement, storage, dispensing, administration, and disposal of medications.
- b) All Schedule II controlled substances shall be stored in such a manner so that two separate locks, using two different keys, must be unlocked to obtain these substances. This may be accomplished by several methods such as locked cabinets within locked medicine rooms, separately locked, securely fastened boxes (or drawers) within a locked medicine cabinet, locked portable medication carts, which are stored in locked medicine rooms when not in use, or portable medication-carts containing a separate locked area within the locked medication cart, when such cart is made immobile.
- c) All discontinued medications, or those having an expiration date that has passed, and all medications of residents who have been discharged or who have expired shall be disposed of in accordance with the written policies and procedures. This rule shall not apply to clients who have been temporarily transferred to a hospital or who are on a temporary home visit. Medications for such persons shall be kept in the facility until such time as the client expires or is discharged from the facility.
- d) For all Schedule II substances, a controlled substances record shall be maintained that lists on separate sheets, for each type and strength of Schedule II substance, the following information: date, time administered, name of client, dose, physician's

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name, signature of person administering dose, and number of doses remaining.

Section 385.2200 Labeling, Storage and Administration of Medications

- a) Clients shall be encouraged to independently administer their own medications. If a client cannot administer his/her own medications, administration shall be by licensed medical or licensed nursing personnel in accordance with their respective licensing requirements.
- b) Medications for all clients shall be properly labeled and stored in accordance with the facility's policy and procedures.
- c) The medications of each client shall be kept and stored in the containers in which they were originally received. Medications shall not be transferred between containers, except that a licensed nurse may remove medication from original containers and place it in other containers to be sent with a client when the client will be out of the facility at the time of scheduled administration of medication.
- d) Medications prescribed for one client shall not be administered to another client.
- e) If for any reason a physician's medication order cannot be followed, the physician shall be notified as soon as is reasonable, depending upon the situation, and a notation made in the client's medical plan of care.
- f) Medication errors and drug reactions shall be immediately reported to the client's physician. An entry thereof shall be made in the client's medical plan of care, and the error or reaction shall also be described in an incident report.

Section 385.2250 Nutritional Issues

If the integrated care plan identifies that client intake of adequate nutrition or hydration is a problem, a plan shall be developed to meet those needs.

Section 385.2300 Meal Service

Meals shall be scheduled in accordance with times customary in the community. Care shall be taken to ensure a variety of menus that recognize ethnic preferences.

Section 385.2350 Food Service Sanitation

- a) Food shall be free from spoilage, filth, and other contamination, and shall be safe for human consumption. Food must be prepared in an inspected food service establishment.



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- b) Food must be protected from potential contamination while being stored, prepared, served, or transported. Potentially hazardous foods shall be maintained at 45° F. or below or 140° F. or above. Refer to the Food Service Sanitation Code, Section 750.10, for definition of potentially hazardous foods.)
- c) Adequate refrigeration facilities and hot food storage facilities shall be provided to assure the maintenance of food at the required temperature during storage.
- d) No person, while infected with a disease in a communicable form that can be transmitted by foods, or who is a carrier of organisms that cause such a disease, or while afflicted with a boil or infected wound, or an acute respiratory infection, shall work in food service.
- e) Staff shall thoroughly wash their hands with soap and warm water before starting work, during work as often as necessary to keep them clean, and after smoking, eating, drinking, or using the toilet. Staff shall not use tobacco in any form while engaged in food preparation or service nor while in any equipment or utensil washing or food preparation area.
- f) Food contact surfaces shall be easily cleanable, smooth, free of breaks, open seams, cracks, chips, pits, and similar imperfections, and free of difficult to clean internal corners and crevices. Non-food contact surfaces of equipment shall be designed and fabricated to be smooth, washable, free of unnecessary ledges, projections, or crevices, and shall be of such material and in such repair as to be easily maintained in a clean, sanitary condition. Food contact and non-food contact surfaces shall be maintained in a clean condition.
- g) Equipment and utensils shall be washed, rinsed, and sanitized after each use. For manual cleaning and sanitizing, items will be washed in a hot detergent solution, rinsed with clear water, and sanitized by one of the following methods:
- 1) immersion for at least one-half minute in clean, hot water of at least 170° F.;
  - 2) immersion for at least one minute in a clean solution of at least 50 parts per million of available chlorine as a hypochlorite and having a temperature of at least 75° F.;
  - 3) immersion for at least one minute in a clean solution containing at least 12.5 parts per million of available iodine and having a pH not higher than 5.0 and a temperature of at least 75° F.;
  - 4) immersion in a clean solution containing any other chemical sanitizing agent allowed under 21 CFR 178.1010 that will provide the equivalent bactericidal

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effect of a solution containing at least 50 parts per million of available chlorine as a hypochlorite and having a temperature of at least 75° F. for one minute.

- h) Mechanical cleaning and sanitizing may be done by spray-type or immersion dishwashing machines, or by any other type of machine or device if it is demonstrated that it thoroughly cleans and sanitizes equipment and utensils. Machines shall be installed and maintained in good repair, and shall be operated in accordance with the manufacturer's instructions. The final sanitizing rinse shall be at least 180° F. or equivalent. Refer to the Food Service Sanitation Code, Section 750.830(h), for specifics on mechanical sanitizing.
- i) Utensils shall be air dried before being stored or stored in a self-draining position.
- j) Garbage and refuse shall be kept in durable, easily cleanable, insect and rodent-proof containers that do not leak and absorb liquids.
- k) The facility shall be kept in such a condition as to prevent the harborage or feeding of insects and rodents. Screen doors shall be self-closing, and screening material shall not be less than 16 mesh to the inch.
- l) Floors, floor coverings, walls, and ceilings shall be easily cleanable and maintained in good repair.
- m) Poisonous or toxic materials shall be properly labeled. Insecticides and rodenticides and detergents, sanitizers, and other cleaning agents shall be stored physically separate from each other and not stored above or intermingled with food, food equipment and utensils.

## Section 385.2400 Physical Plant

- a) Not more than two people shall share a bedroom. No room commonly used for other purposes, including, but not limited to, a hall, stairway, attic, garage, storage area, shed or similar detached building, shall be used as a sleeping room for any client.
- b) Toilets and bathrooms shall be conveniently located. At least one toilet, washbasin, and bathtub or shower shall be provided per six clients. If the bathing area or toilet room contains more than one of each fixture, a means of allowing individual privacy shall be provided.
- c) Sufficient room shall be available throughout the facility to accommodate and serve all clients in comfort, safety and privacy. The premises shall be maintained in good repair and shall provide a safe, clean and healthful environment, free of pests. Exits shall not be blocked.



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- d) Each facility shall be in full compliance with local building codes and fire safety/protection requirements.
- e) Garbage shall be disposed of in accordance with State and local requirements. Potentially infectious medical wastes shall be disposed of in accordance with State and local requirements. All solid waste shall be handled in the facility to prevent transmission of disease. Sharps must be stored and disposed of in rigid, puncture-resistant containers.
- f) Water supply, sewage disposal and plumbing systems shall comply with all applicable State and local codes and ordinances.

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Auxiliary Aids
- 2) Code Citation: 89 Ill. Adm. Code 540
- 3) Section Numbers: Proposed Action:  
540.50 Amendment
- 4) Statutory Authority: Implementing and authorized by section 3(k) of the Disabled Persons Rehabilitation Act. (Ill.Rev. Stat. 1991, Ch.23, par 3434(k))
- 5) A Complete Description of the Subjects and Issues involved:  
540.50 is being amended to reflect policy's the Department of Rehabilitation Services will maintain toward interpreters with regards to; the filing of certifications, minimum time periods interpreters will be paid, mileage allowance, assignment cancellations, client no shows, and expectations of an interpreter if they cancel an assignment.
- 6) Will this proposed rule (amendment, repealer) contain incorporations by reference? No  
Yes X No
- 7) Does this rulemaking contain an automatic repeat date?  
Yes X No
- 8) Does this rule (amendment, repealer) contain incorporations by reference? No
- 9) Are there any amendments pending on this Part? No
- 10) Section Numbers Proposed Action Illinois Register Citation  
Statement of Statewide Policy Objectives (if applicable):  
This is not applicable to this Rulemaking.
- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning these rules within 45 days after this issue of the Illinois Register. All requests and comments should be submitted in writing to:

Ms. Susan Warner, Manager  
Regulations and Procedures Division  
Department of Rehabilitation Services



## DEPARTMENT OF REHABILITATION SERVICES

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P.O. Box 19429  
Springfield, Illinois 62794-9429  
Telephone number: (217) 785-3896  
T.D.D./T.T.: (217) 785-9301

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small businesses.

The full text of Proposed Rule(s) begins on the next page:

## DEPARTMENT OF REHABILITATION SERVICES

## NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES  
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES  
SUBCHAPTER a: GENERAL PROGRAM PROVISIONS

PART 540  
AUXILIARY AIDS

Section	
540.10	Provision of Auxiliary Aids for Internal Activities
540.20	Provision of Auxiliary Aids by Service Providers
540.30	Provision of Auxiliary Aids by DORS for Program Participation
540.40	Aids or Equipment for Persons Who Are Blind or Visually Impaired
540.50	Interpreters for Persons Who are Deaf, Hard of Hearing, or Deaf-Blind

**AUTHORITY:** Implementing and authorized by Section 3(k) of The Disabled Persons Rehabilitation Act. (Ill. Rev. Stat. 1991, ch. 23, par. 3434(k)).

**SOURCE:** Adopted at 8 Ill. Reg. 4516, effective March 30, 1984; amended at 12 Ill. Reg. 14300, effective August 29, 1988; amended at 14 Ill. Reg. 5808, effective April 5, 1990; amended at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

Section 540.50 Interpreters for Persons Who are Deaf, Hard of Hearing or Deaf-Blind

The Department of Rehabilitation Services (DORS) shall purchase/provide interpreter services for persons who are deaf, hard of hearing, or deaf-blind in accordance with Sections 540.10 (c), 540.20 and 540.30.

- a) Certified interpreters shall have a copy of their current certification on file with DORS Division of Services for the Hearing Impaired in order to be paid the applicable certified rate. Interpreters will be paid on an hourly, half-day, full-day or assignment rate. DORS considers a half-day to consist of 3.5 to 4.0 hours and a full-day to consist of 7.5 to 8.5 hours.
- b) Interpreters shall be paid for a minimum of a two hour time period even though the worktime may be less than two hours. If there is less than a one hour lapse (e.g., lunch, break) in the interpreter assignment,



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payment will be for the total time span of the assignment.

- c) Interpreters who may not be interpreting but are required to be on the site (e.g., for labs, workshops, preparation for classes) shall be paid during this time.
- d) When an interpreter must travel a distance of 20 or more miles one-way for an assignment, DORS will pay the mileage allowance in accordance with State Travel Regulations (89 Ill. Adm. Code 3000. Appendix A).
- e) An interpreter shall not bill DORS when DORS has cancelled more than 48 hours in advance of an assignment. An interpreter who is cancelled by a DORS employee or a DORS client less than 48 hours in advance of the assignment may bill DORS for the assignment time scheduled. However, if such a cancellation occurs on a multiple day assignment, the interpreter will be paid only for the time scheduled during the first 48 hours of the assignment (e.g., if a cancellation occurs and an interpreter is scheduled for three hours on day one and five hours on day two, the interpreter may bill for eight hours total).
- f) In the event a client does not appear for a scheduled appointment, the interpreter shall stay on site for a minimum of one hour and then telephone the DORS contact person for direction.
- g) If an interpreter cancels an assignment, he/she shall notify the DORS contact person immediately and work with the DORS contact person to attempt to locate a qualified interpreter. DORS contact person reserves the right to approve any substitute interpreter. No finder's fee will be paid to the original interpreter if that interpreter finds an acceptable substitute.

(Amended at 17 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## ABANDONED MINED LANDS RECLAMATION COUNCIL

## NOTICE OF ADOPTED RULES

- 1) Heading of the Part: Americans with Disabilities Act Grievance Procedure
- 2) Code Citation: 4 Ill. Adm. Code 1000
- 3) Section Numbers:

1000.10	<u>Adopted Action</u>
1000.20	New Section
1000.30	New Section
1000.40	New Section
1000.50	New Section
1000.60	New Section
1000.70	New Section
- 4) Statutory Authority: Implementing Title II, Subtitle A of the Americans with Disabilities Act of 1990 (U42 U.S.C. 12131-12134), as specified in Title II Regulations (28 CFR 35.107) and authorized by Section 3.01 of the Abandoned Mined Lands and Water Reclamation Act (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 8003.01).
- 5) Effective Date of Amendment(s) December 14, 1992
- 6) Does this Rulemaking contain an automatic repeal date? No
- 7) Do the Rules contain incorporations by reference? No
- 8) Date filed in Agency's Principle Office: December 11, 1992
- 9) Notice of Proposal Published in Illinois Register: August 21, 1992; 16 Ill. Reg. 12799
- 10) Has ICAR issued a Statement of Objections to the Rules? No
- 11) Differences between proposal and final version:

The Authority Note below the Table of Contents was changed to reflect the appropriate rulemaking authority of the Agency, which is Section 3.01 of the Abandoned Mined Lands and Water Reclamation Act (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 8003.01).

In Section 1000.10 (a) the word "is" was inserted after "(Procedure)" and



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TITLE 4: GRIEVANCE PROCEDURES  
CHAPTER XXXIII: ABANDONED MINED LANDS RECLAMATION COUNCIL

PART 1000  
AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE

Section	Purpose
1000.10	Definitions
1000.20	Procedure
1000.30	ADA Coordinator Level
1000.40	Final Level
1000.50	Accessibility
1000.60	Case-by-Case Resolution
1000.70	

AUTHORITY: Implementing Title II, Subtitle A of the Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134), as specified in Title II Regulations (28 CFR 35.107) and authorized by Section 3.01 of the Abandoned Mined Lands and Water Reclamation Act (Ill. Rev. Stat. 1991, ch. 96 1/2, par. 8003.01).

SOURCE: Adopted at 16 Ill. Reg. 20092, effective December 14, 1992.

Section 1000.10 Purpose

- This Americans With Disabilities Act Grievance Procedure (Procedure) is established pursuant to the Americans With Disabilities Act of 1990 (42 U.S.C. Section 12101 et seq.) (ADA) and specifically Section 35.107 of the Title II regulations, 28 CFR Part 35, requiring that a grievance procedure be established to resolve grievances asserted by qualified individuals with disabilities. Should any individual desire to review the ADA or its regulations to understand the rights, privileges and remedies afforded by it, please contact the ADA Coordinator.
- In general, the ADA requires that each program, service and activity offered by the Agency, when viewed in its entirety, be readily accessible to and usable by qualified individuals with disabilities.
- It is the intention of the Agency to foster open communication with all individuals requesting readily accessible programs, services and activities. The Agency encourages supervisors of programs, services and activities to respond to requests for reasonable accommodations before they become grievances.

Section 1000.20 Definitions

- "ADA Coordinator" is the person(s) appointed by the Executive Director who is responsible for the coordination of efforts of the Agency to comply with and carry out its responsibilities under Title II of the

before "established".

Also in Section 100.10 the period after "et" was removed.

In section 1000.20 in each definition, lead headings were deleted and the word or term being defined is identified with quotation marks. Substantive definitions were not changed.

12) Have all the Changes been agreed upon by the Agency and ICAR been made as indicated in the Agreement Letter issued by ICAR? Yes. (No changes were necessary).

13) Will these Rules replace an Emergency Rule currently in effect? No.

14) Are there any Amendments pending on this Part? No.

15) Summary and Purpose of Rules:

As required by the Americans with Disabilities Act of 1990, the adopted rules establish a grievance procedure through which qualified persons with disabilities may resolve allegations of denial of public services on the basis of disability.

16) Information and Questions Regarding the Adopted Rules should be directed to:

Kevin H. Kahl, Legal Counsel  
Abandoned Mined Lands Reclamation Council  
928 South Spring Street  
Springfield, Illinois 62704  
217-782-0588

The full text of the Adopted Rules begins on the next page:



## ABANDONED MINED LANDS RECLAMATION COUNCIL

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ADA including investigation of grievances filed by complainants. The Designated Coordinator may be contacted at 928 S. Spring, Springfield IL 62704. (28 CFR 35.107, effective January 26, 1992)

b) "Agency" is the Abandoned Mined Lands Reclamation Council.

c) "Complainant" is an individual with a disability who files a grievance in accordance with this Part.

d) "Disability" means, with respect to an individual, a physical or mental impairment that substantially limits one or more of the major life activities of such individual, a record of such an impairment; or being regarded as having such an impairment. (28 CFR 35.104, effective January 26, 1992)

e) "Grievance" is any complaint filed with the Agency by an individual alleging that he or she has been excluded from participation in, or denied the benefits of, any program, service or activity of the Agency or has been subject to discrimination by the Agency, on the basis of a disability.

f) "Major Life Activities" means functions such as caring for oneself, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, and working. (28 CFR 35.104, effective January 26, 1992)

g) "Physical or Mental Impairment" means any physiological disorder, or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: neurological, musculoskeletal (including speech organs), cardiovascular, reproductive, digestive, genito-urinary, hemic and lymphatic, skin, and endocrine; or any mental or psychological disorder, such as mental retardation, organic brain syndrome, emotional or mental illness, and specific learning disabilities. (28 CFR 35.104, effective January 26, 1992)

h) "Qualified individual with a disability" means an individual with a disability who, with or without reasonable accommodations or modifications to rules, policies, or practices, the removal of architectural, communication, or transportation barriers, or the provision of auxiliary aids and services, meets the essential eligibility requirements for the receipt of services or the participation in programs or activities provided by a public entity. (28 CFR 35.104, effective January 26, 1992)

i) "Reasonable Accommodation" means modifications or adjustments to services, programs or activities that enable a qualified individual with a disability to participate therein, or enjoy the benefits thereof.

j) "Undue Hardship" means, with respect to the provision of an accommodation, significant difficulty or expense incurred by a covered entity.

## Section 1000.30 Procedure

a) Grievances shall be submitted in accordance with the procedures established in Sections 1000.40 and 1000.50 of this Part, in the form and manner described, and within the specified time limits. Time

## ABANDONED MINED LANDS RECLAMATION COUNCIL

## NOTICE OF ADOPTED RULES

limits established in this procedure are in calendar days, unless otherwise stated, and may be extended by mutual agreement in writing by the Complainant and the Agency.

b) A Complainant's failure to submit a grievance, or to submit or appeal it to the next level of procedure, within the specified time limits, shall mean that the Complainant has withdrawn the grievance or has accepted the last response given in the grievance procedure as the Agency's final response.

c) Exhaustion of all administrative remedies provided for in this Part shall be a prerequisite to the filing of a complaint before any court or other administrative tribunal.

d) The Agency shall, upon request, provide an individual with a copy of this Part and a Grievance Form.

## Section 1000.40 ADA Coordinator Level

a) If an individual desires to file a grievance, he or she shall, within 180 days after the alleged discrimination or denial of benefits for any program, service or activity of the Agency, submit a written grievance to the ADA Coordinator.

The grievance shall contain the following information:

1) the Complainant's name, address, and telephone number.

2) information as to the best time and means for contacting the Complainant.

3) the exact nature of Complainant's disability, including a signed statement from a physician currently licensed to practice in Illinois.

4) the program, activity, or service which was denied Complainant, or in which alleged discrimination occurred.

5) the nature of the denial or alleged discrimination.

6) an explanation of why the Complainant believes he or she is qualified individual with a disability.

7) the date the denial or alleged discrimination occurred.

8) the signature or execution of or on behalf of the Complainant.

The Complainant shall attach copies of any documents received from or submitted to the Agency which pertain to the program, activity or service referred to in the grievance.

d) The ADA Coordinator or his or her representative shall investigate the grievance and shall make reasonable efforts to resolve the matter. The Coordinator shall serve the written response upon the Complainant within ten business days after receipt of the grievance. The date of service of the written response shall be considered to be the date of its mailing.

## Section 1000.50 Final Level

a) If the grievance has not been resolved to the satisfaction of the Complainant at the ADA Coordinator level, the Complainant may appeal the matter to the Executive Director of the Agency for final review.



## ABANDONED MINED LANDS RECLAMATION COUNCIL

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The Complainant shall have ten business days from receipt of the ADA Coordinator's response to file an appeal. The date of service of the ADA Coordinator's written response shall be considered the date of its mailing.

- b) The Complainant shall submit a copy of the grievance and the ADA Coordinator's response, along with a short written explanation of the reasons for dissatisfaction with the response, to constitute an appeal.
- c) The Executive Director shall appoint a 3-member panel to review the grievance at the final level. One member so appointed shall be designated chairman.
- d) The Complainant shall be afforded an opportunity, within 30 days after the Executive Director's receipt of the appeal, to appear before the panel and present testimony, written argument or other evidence, and shall have the right to designate a representative to appear on his or her behalf. The Panel shall review the grievance and the evidence presented, and may conduct interviews and seek additional information, evidence and/or advice as it deems appropriate.
- e) The panel shall make written recommendations as to approval, disapproval or modification of the ADA Coordinator's decision, and transmit the recommendations to the Executive Director for final decision.
- f) The Executive Director shall render a written decision to the Complainant, with a copy to the ADA Coordinator and each panel member, within 45 days after receipt of Complainant's appeal.
- g) The grievance, the ADA Coordinator's response and the final decision of the Executive Director shall be maintained in accordance with the State Records Act (Ill. Rev. Stat. 1991, ch. 116, par. 43.3 et seq.) or as otherwise required by law.

**Section 1000.60 Accessibility**

The Agency shall ensure that all stages of the procedure are readily accessible to and usable by individuals with disabilities.

**Section 600.70 Case-by-Case Resolution**

Each grievance involves a unique set of factors that includes but is not limited to: the specific nature of the disability; the essential eligibility requirements, the benefits to be derived, and the nature of the service, program or activity at issue; the health and safety of others; and, whether an accommodation would constitute a fundamental alteration to the program, service or activity or undue hardship on the Agency. Accordingly, termination of a grievance at any level, whether through the granting of relief or otherwise, shall not constitute a precedent on which any other Complainants should rely.

## DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Economic Dislocation and Worker Adjustment Assistance
- 2) Code Citation: 56 Ill. Adm. Code 2625
- 3) Section Numbers: Adopted Action:  
2625.55 Amendment
- 4) Statutory Authority: Implementing Sections 301(a)(1)(A) through (D), 311(b)(4), and 316(b) of the Job Training Partnership Act (P.L. 97-300, effective October 13, 1982 (29 U.S.C. 1501), as amended by P.L. 97-404, effective December 31, 1982 (42 U.S.C. 602); P.L. 99-496, effective October 16, 1986 (29 U.S.C. 1501); P.L. 99-570, effective October 27, 1986 (21 U.S.C. 801); and P.L. 100-418, effective August 23, 1988 (20 U.S.C. 5001)) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, pars. 46.10(b)).
- 5) Effective Date of Amendments: December 14, 1992
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? Yes.
- 8) Date Filed in Agency's Principal Office: December 15, 1992.
- 9) Notice of Proposal Published in Illinois Register: April 3, 1992 - 16 Ill. Reg. 5124.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Differences between proposal and final version: Only technical changes recommended by JCAR have been made to this rulemaking.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No agreements between the Department of Commerce and Community Affairs and JCAR were necessary to resolve JCAR questions concerning this rulemaking.
- 13) Will these amendments replace an emergency amendment currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendments: This rulemaking incorporates changes to eligibility requirements for the Economic Dislocation and Worker Adjustment Assistance (EDWAA) Program under the Job Training Partnership Act (JTPA). Changes include: decreasing the lookback period under Section 301(a)(1)(A), (B), and (C) of the Act from five to



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two years; reducing the "incumbency period" required under Sections 301(a)(1)(A) and (C) of the Act from three years to one year; and the addition of industry growth information and annual job opening information as eligibility criteria under Sections 301(a)(1)(A) and (C).

- 16) Information and questions regarding these adopted amendments shall be directed to:

Mr. Norman Sims, Deputy Director  
Department of Commerce and Community Affairs  
Office of Policy Development, Planning & Research  
620 East Adams Street, 3rd floor  
Springfield, Illinois 62701  
(217) 524-4845

The full text of the Adopted Amendments begins on the next page:

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TITLE 56: LABOR AND EMPLOYMENT  
CHAPTER III: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

## PART 2625

## ECONOMIC DISLOCATION AND WORKER ADJUSTMENT ASSISTANCE

Section	Definitions
2625.20	Authorized Activities
2625.25	Allocation of Funds
2625.30	Title III Substate Area
2625.40	Designation of Substate Grantees
2625.50	Eligibility Requirements
2625.55	Performance Standards System
2625.60	Reallotment of Funds
2625.70	Incorporation by Reference
2625.80	

**AUTHORITY:** Implementing Section 46.41 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 46.41) and Sections 4 and 301-317 of the Job Training Partnership Act (P.L. 97-300, effective October 13, 1982 (29 U.S.C. 1501), as amended by P.L. 97-404, effective December 31, 1982 (42 U.S.C. 602); P.L. 99-496, effective October 16, 1986 (29 U.S.C. 1501); P.L. 99-570, effective October 27, 1986 (21 U.S.C. 801); and P.L. 100-418, effective August 23, 1988 (20 U.S.C. 5001)) and authorized by Sections 46.40(b) and 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 46.40(b) and 46.42).

**SOURCE:** Emergency rules adopted at 13 Ill. Reg. 4019, effective March 13, 1989, for a maximum of 150 days; emergency expired August 10, 1989; adopted at 13 Ill. Reg. 13830, effective August 21, 1989; amended at 15 Ill. Reg. 10368, effective July 1, 1991; amended at 15 Ill. Reg. 13092, effective August 27, 1991; amended at 16 Ill. Reg. 20098, effective December 14, 1992.

**Section 2625.55 Eligibility Requirements**

- a) To be eligible under Section 301(a)(1)(A) of the Act, applicants shall:

- 1) have been terminated or laid off from employment ~~or have received a notice of termination or lay-off from employment within the two (2) five (5) years preceding application, or have received a notice of termination or layoff and have not yet been terminated or laid off; and~~
- 2) be eligible for or have exhausted their entitlement to unemployment compensation as determined by the Illinois Department of Employment Security (for purposes of this Part, "eligible for unemployment compensation" includes any individual whose wages from employment would be considered in determining eligibility for unemployment compensation under Federal or State unemployment compensation laws); and



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3) have been employed in an occupation or a series of occupations ~~(one--standard-occupational-classification--(SOC)--code--as-defined in-subsection-(f))~~ with the same employer for at least one (1) year, or employed in a single industry for at least one (1) year, ~~one-or-several-employers--or-a-series-of-occupations--(multiple SOC--codes)--with-the-same-employer--for-at-least-three-(3)-years~~ and have either been terminated or laid off from that occupation or industry within the two (2) five--(5) years preceding application or have received notice of impending layoff/ or termination; and either

A) laid off from a declining industry (A declining industry is any three digit standard industrial classification (SIC) code with less than a zero rate of growth as shown in the "Occupational Projections State of Illinois 1986-2000" prepared by the Illinois Department of Employment Security, 401 South State Street, Chicago, Illinois 60605 and published August 1990.); ~~or the-occupation(s)-which-meets the-criteria-specified-in-subsection-(f)-(3)-above-shall-have a--projected-rate-of-employment-growth-that-is-less-than-the overall-projected-rate-of-employment-growth-for-the-State-or SPA/SSA~~

B) laid off from a low growth occupation as shown in the "Growth Rate by SOC Code For: State of Illinois State Employment Change 1986-2000" prepared by the Illinois Occupational Information Coordination Committee, 217 East Monroe, Suite 203, Springfield, Illinois 62701, issued 1990; or

C) laid off from an occupation with less than fifty (50) annual job openings on a statewide basis; or

DB) ~~the-applicant--must--have~~ been unemployed for at least twenty-six (26) weeks and have completed one month of documented job search through the Job Service.

b) To be eligible under Section 301(a)(1)(B) of the Act, applicants shall have been terminated--~~or--received--a--notice--of--termination--of employment~~ as a result of any permanent closure of, or any substantial layoff (as defined in 56 Ill. Adm. Code 2600.20) at, a plant, facility or enterprise within the two (2) five--(5) years preceding application, or have received a notice of termination for such reason(s) and have not yet been terminated.

c) To be eligible under Section 301(a)(1)(C) of the Act, applicants shall:

1) have been unemployed for fifteen (15) or more of the twenty (20) weeks prior to application; and

2) have been employed in an occupation or a series of occupations ~~(one--SOC--code--as-defined-in-subsection-(f))~~ with the same employer for at least one (1) year, or employed in a single industry for at least one (1) year, ~~one-or-several-employers--or a--series-of-occupations--(multiple--SOC--codes)--with-the-same employer--for-at-least-three--(3)--years~~ and have either been

terminated or laid off from the that occupation or industry within the two (2) five--(5) years preceding application or have received notice of impending layoff/ or termination; and either

A) laid off from a declining industry the-occupation(s)-which meet-the-criteria-specified-in-subsection-(f)-(3)-above-shall have-a-projected-rate-of-employment-growth-that-is-less-than the-overall-projected-rate-of-employment-growth--for--the State--or--SPA/SSA--as-shown-in-the--Growth-Rate-by-SOC-Code For--State-of-Illinois-State-Employment-Change--1986-2000--issued-1990; or

B) laid off from a low growth occupation; or

C) laid off from an occupation with less than fifty (50) annual job openings on a statewide basis; or

DB) ~~the-applicant--shall--have~~ been unemployed for at least twenty-six (26) weeks and have completed one month of documented job search through the Job Service.

d) Eligibility under Section 301(a)(1)(D) of the Act is limited to applicants who:

1) were self-employed (including farmers, ranchers, professionals, independent tradespeople and other business persons) and presently are unemployed as a result of one of the following:

A) natural disasters such as hurricane, tornado, storm, flood, high water, wind driven water, tidal wave, tsunami, earthquake, volcanic eruption, landslide, mudslide, snow storm, drought, fire, explosion, or other catastrophe; or

B) general economic conditions in the community in which they reside as evidenced by one or more of the following:

i) failure of one or more businesses to which the self-employed individual supplied a substantial proportion of products or services;

ii) failure of one or more businesses from which the self-employed individual obtained a substantial proportion of products or services;

iii) substantial layoff(s) from, or permanent closure(s) of, one or more plants or facilities that support a significant portion of the state or local economy;

iv) depressed price(s) or market(s) for the article(s) produced by the self-employed individual; or

v) levels of unemployment in the local areas that meet or exceed national percentages; or

2) are self-employed (including farmers, ranchers, professionals, independent tradespeople, and other business persons) who are in the process of going out of business as evidenced by one or more of the following:

A) the issuance of a notice of foreclosure or intent to foreclose;

B) the failure of the farm, ranch or business to return a profit during the preceding twelve (12) months;

C) the entry of the self-employed individual into bankruptcy



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- proceedings;
- D) the inability to make payments on loans insured by tangible business assets;
- E) the inability to obtain capital necessary to continue operations; or
- F) a debt to asset ratio sufficiently high to be indicative of the likely insolvency of the farm, ranch or business; or
- 3) are family members, farmhands, or ranchhands of individuals identified in subsections (d)(1) and (2) above, to the extent that their contribution to the farm, ranch, or business constitutes a minimum of one year full-time work in the farm, ranch or business.

## e) Occupational and Industrial Information Data

- 1) The series of occupations that an applicant has held shall be assigned a title and code in accordance with the SOC coding system provided in the 1980 "Standard Occupational Classification Manual" (issued by the U.S. Department of Commerce, Office of Federal Statistical Policy and Standards and published by the U.S. Government Printing Office, Washington D.C. 20402). The descriptions of job duties provided by the applicant shall be used to determine the applicable title and code. Likewise, the industry in which the applicant was employed at the time of termination or layoff shall be assigned a title and code in accordance with the Standard Industrial Classification (SIC) coding system.

- 2) The "Growth Rate by SOC Code For: State of Illinois State Employment Change 1986-2000", issued 1990, shall be used for purposes of eligibility determination. This SOC code growth rate information, sorted by region (SDA) and statewide, shall be transmitted to grantees to be used as a basis for determining the growth rate of an applicant's occupation(s). Substate grantees may use information from either sort, however when information is used from the regional sort (SDA), that information (low growth SOC codes) must be added to the substate grantee's title plan on the JTPA-II system. Requests for adding low growth SOC codes to a title plan shall be submitted in writing to the substate grantee's program manager. To meet the growth rate test the applicant's occupation(s) shall have an annual employment growth rate equal to or of less than 0.5 percent the State-average growth rate provided in this document.

- 3) Some low growth SOC codes provided in the regional (SPA) sort may not be present in the statewide sort; in instances when a grantee finds it more advantageous to use information from the regional sort (SPA), that information (low growth SOC codes) shall be added to the grantee's title plan on the JTPA-II system. Requests for adding low growth SOC codes to a title plan shall be submitted in writing to the substate grantee's program manager.

- 34) The growth rate of each occupation in the applicant's series of occupations shall be included in the participant record.

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- f) Veterans who have voluntarily separated from the military may be considered for eligibility determination under the provisions of Section 301(a)(1)(A) of the Act. SDAs shall use a SOC code for these veterans which relates as closely as possible to the veteran's responsibilities in the military.
- gf) Up to five percent (5%) of the Title III participants may be enrolled for program services on an annual basis as displaced homemakers (as defined in 56 Ill. Adm. Code 2600.20) if the substate grantee has provided for such in its job training plan. If a substate grantee is having difficulty meeting appropriate expenditure levels, it may petition the Department for permission to expand the service window to serve up to ten percent (10%) eligible displaced homemakers by contacting their program manager.
- hg) A substate grantee may issue to any eligible dislocated worker who has applied for the retraining/services under Economic Dislocation and Worker Adjustment Assistance (EDWAA) a certificate of continuing eligibility.

## 1) Such a certificate of continuing eligibility:

- A) shall be effective for periods not to exceed one hundred four (104) weeks;
- B) shall not include any reference to any specific amount of funds;
- C) shall state that it is subject to the availability of funds at the time any such training services are to be provided; and
- D) shall be non-transferable (between individuals or states).
- 2) The following information shall be included on the face of the certificate:
- A) client name;
- B) social security number;
- C) application date;
- D) certificate expiration date; and
- E) substate grantee's identification number.
- 3) Certificates may be used by an eligible dislocated worker to seek out and arrange his or her own training with service providers approved by the substate grantee. Substate grantees shall ensure that records are maintained showing to whom such certificates have been issued, the dates of issuance and the ultimate disposition of such certificates.
- 4) When grantees issue a certificate to an eligible dislocated worker, the applicant file shall contain documentation for the eligibility determination, including an application and a copy of the certificate. The applicant record shall be entered on the JTPA-II MIS and appropriately recorded as certificate holder.
- 5) When grantees or service providers redeem certificates, copies of original documentation from the applicant file shall be retrieved from the issuing agency, reviewed, and included in the participant file for persons who are redeeming certificates. If, at the time a person presents a certificate for redemption, more



than forty-five (45) days have elapsed since the certificate was issued, or if the certificate is being redeemed by a different substate grantee, applicant characteristics will have to be updated on a new application and certificate redemption will be checked as eligibility reason on the application.

(Source: Amended at 16 Ill. Reg. 20098, effective December 14, 1992)

1) The Heading of the Part: State Administration of the Federal Community Development Block Grant Program for Small Cities

2) Code Citation: 47 Ill. Adm. Code 110

3) Section Numbers: Adopted Action:  
110.210 New Section  
110.220 New Section  
110.230 New Section  
110.240 New Section  
110.250 New Section  
110.260 New Section  
110.270 New Section  
110.280 New Section  
110.290 New Section  
110.300 New Section  
110.310 New Section  
110.320 New Section  
110.330 New Section  
110.340 New Section  
110.350 New Section  
110.360 New Section

- 4) Statutory Authority: Implementing Section 104(j) of Title I of the Housing and Community Development Act of 1974 (42 U.S.C.A. 5301) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 46.42).
- 5) Effective Date of Amendments: December 14, 1992
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? Yes.
- 8) Date Filed in Agency's Principal Office: December 15, 1992.
- 9) Notice of Proposal Published in Illinois Register: May 8, 1992 - 16 Ill. Reg. 7141.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Differences between proposal and final version: Only technical changes recommended by JCAR and the Administrative Code Division have been made to this rulemaking.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No agreements between the Department of Commerce and Community Affairs and JCAR were necessary to resolve JCAR questions concerning this rulemaking.



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- 13) Will these amendments replace an emergency amendment currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendments: Grantees receiving funds through the Federal Community Development Block Grant Program for Small Cities (CDAP) may use these funds to provide loans to private for-profit or not-for-profit businesses. Upon department approval, grantees may retain the principal and interest payments generated from such loans to establish a revolving loan fund (RLF). The primary objective of CDAP-funded RLFs is to carry out local economic development activities in a way that will expand economic opportunities, principally for low and moderate-income persons. This rulemaking adds provisions governing grantee operation of RLFs under CDAP. The rulemaking specifies: purpose, definitions, recapture strategy requirements, RLF administration, use of RLF funds, requirements for RLF projects, administrative costs, RLF fundability analysis, RLF loan closings, security, disbursement of RLF funds, RLF loan monitoring, recordkeeping and reporting, departmental monitoring, performance evaluation and program income subject to the Act. These new sections have been added as "SUBPART B: REVOLVING LOAN FUNDS". Therefore, existing Sections 110.10 through 110.130 have been labeled as "SUBPART A: COMMUNITY DEVELOPMENT ASSISTANCE PROGRAM".
- 16) Information and questions regarding these adopted amendments shall be directed to:

Mr. Norman Sims, Deputy Director  
Department of Commerce and Community Affairs  
Office of Policy Development, Planning & Research  
620 East Adams Street, 3rd floor  
Springfield, Illinois 62701  
(217) 524-4845

The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 47: HOUSING AND COMMUNITY DEVELOPMENT  
CHAPTER I: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 110

STATE ADMINISTRATION OF THE FEDERAL COMMUNITY DEVELOPMENT  
BLOCK GRANT PROGRAM FOR SMALL CITIES

SUBPART A: COMMUNITY DEVELOPMENT ASSISTANCE PROGRAM

Section	
110.10	Legislative Base
110.20	Purpose and Scope
110.30	Definitions
110.35	Incorporation by Reference
110.40	Federal/State Program Objectives
110.50	Eligible Applicants
110.60	Eligible/Ineligible Projects and Activities
110.70	Grant Application Process
110.80	Funding
110.90	Set-Aside for Emergency Public Facilities Component
110.91	General Economic Development Component
110.92	Competitive Public Facilities Component
110.93	Competitive Housing Rehabilitation Component
110.100	Application Evaluation for Competitive Public Facilities and
	Competitive Housing Rehabilitation Components
110.105	Small Business Financing Component
110.110	Administrative Requirements
110.120	Non-discrimination
110.130	Complaint Process

SUBPART B: REVOLVING LOAN FUNDS

Section	
110.210	Purpose
110.220	Definitions
110.230	Recapture Strategy Requirements
110.240	RLF Administration
110.250	Use of RLF Funds
110.260	Requirements for RLF Projects
110.270	Administrative Costs
110.280	RLF Fundability Analysis
110.290	RLF Loan Closings
110.300	Security
110.310	Disbursement of RLF Funds
110.320	RLF Loan Monitoring
110.330	Recordkeeping and Reporting
110.340	Department Monitoring
110.350	Evaluation of Performance
110.360	Program Income Subject to the Act



**AUTHORITY:** Implementing Title I of the Housing and Community Development Act of 1974 (42 U.S.C.A. 5301) and Section 46.37 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 46.37) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 46.42).

**SOURCE:** Adopted and codified at 7 Ill. Reg. 2972, effective March 9, 1983; amended at 7 Ill. Reg. 7898, effective June 21, 1983; amended at 8 Ill. Reg. 16250, effective August 29, 1984; amended at 9 Ill. Reg. 7117, effective May 9, 1985; amended at 9 Ill. Reg. 10702, effective June 28, 1985; amended at 10 Ill. Reg. 10093, effective May 28, 1986; amended at 12 Ill. Reg. 2254, effective January 19, 1988; amended at 15 Ill. Reg. 4410, effective March 11, 1991; amended at 16 Ill. Reg. 20106, effective December 14, 1992.

SUBPART B: REVOLVING LOAN FUNDS

Section 110.210 Purpose

- a) The Department is responsible for the administration and management of the CDAP. For the purpose of this program, the Department establishes grants with eligible units of local government throughout the State pursuant to Subpart A of this Part. Proceeds from those grants may be used to extend loans to private for-profit or not-for-profit businesses.
- b) In accordance with Title I of the Housing and Community Development Act of 1974 (Act) (42 U.S.C.A. 5301), the Department may permit grantees to retain the principal and interest payments generated from these loans made through the CDAP as long as those funds are deposited into a local revolving loan fund (RLF) for economic development and the grantee has an approved recapture strategy (RLF Plan).
- c) The primary objective of CDAP-funded RLFs is to enable grantees to carry out local economic development activities in a way that will expand economic opportunity, principally for low and moderate-income persons. Each RLF project shall result in private sector job creation or retention. At least 51% of such jobs shall be filled or retained by persons of low and moderate-income.
- d) The purpose of this Subpart is to provide regulations relative to the administration of local RLFs funded through the CDAP.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

Section 110.220 Definitions

"Administration" shall mean the management of the day to day operations of CDAP-funded revolving funds.

"Closed CDAP Grant" shall mean a grant for which the Department has

issued a "Grantee Evaluation Report" (GER) final determination letter.

"Grantee Evaluation Report" shall mean a report summarizing grantee compliance with program objectives governing the grantee's CDAP grant. The GER shall provide:

- a description of citizen participation;
- a description of activities completed;
- an analysis of benefit to low and moderate-income persons;
- an analysis of benefit to minorities, handicapped and female heads of household; and
- a description of activities undertaken to affirmatively further fair housing.

"Low and Moderate-Income Persons" shall mean those individuals in a family whose income is less than 80% of the median income of the area (for non-metropolitan areas the non-metropolitan median income or county income shall apply, whichever is higher).

"Program Income" shall mean gross income earned by the grantee or its subrecipient directly generated from the use of CDAP funds (grants or program income). Program income includes, but is not limited to, the following:

- payments of principal and interest on loans made using CDAP funds;
- interest earned on CDAP funds held in a revolving fund account;
- payments of principal and interest on loans made using RLF funds.

"Revolving Fund" shall mean a separate fund (with a set of accounts that are independent of CDAP or other program accounts) established for the purpose of carrying out specific activities which, in turn, generate payments to the fund for use in carrying out such activities.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

Section 110.230 Recapture Strategy Requirements

As a condition of approval for releasing CDAP funds, each grantee undertaking a RLF program for local economic development shall submit for Department approval a RLF Plan pursuant to Section 110.210 (b) of this Subpart. This plan shall describe the policies and procedures governing the RLF and provide sufficient



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information to assure the Department that the RLF shall be administered in conformance with this Subpart. The elements listed below shall be included in the RLF Plan:

- a) RLF Goals and Objectives: A clear set of goals and objectives for the RLF shall be developed. These goals and objectives shall serve as a basis for the development of an organizational strategy and operating plan.
- b) RLF Strategy: A strategy shall be developed which describes how the RLF will achieve the stated goals and objectives. This strategy shall include:
  - 1) A description of the eligible uses of the funds.
  - 2) A description of the geographic area within which the funds will be loaned.
  - 3) A description of the RLF's targeting strategy (e.g., retention of traditional industrial base firms, start-up firms, minority and women-owned businesses). The RLF's business targeting strategy shall tie closely with its economic development goals and objectives.
  - 4) A description of how the applications will be targeting the identified strategy.
- c) RLF Management Plan: A system for effectively managing the RLF shall be developed. This system shall:
  - 1) Describe the loan decision-making process, including any advisory bodies or loan review committees.
  - 2) Identify how the RLF will be staffed. The lending staff shall have expertise in financial analysis and packaging.
  - 3) Describe how the loans will be serviced and monitored to hold the borrower accountable for receiving public benefit.
- d) Assurances: A RLF recapture strategy shall be developed which includes the following assurances:
  - 1) No more than 10% of the annual revenue to the RLF shall be used for administration of the RLF funds and such costs shall be documented.
  - 2) Assistance provided with RLF funds shall result in at least a 51 percent benefit to low and moderate-income persons and such benefit shall be documented.
  - 3) The grantee shall agree to report quarterly to the Department regarding the status of the RLF.
  - 4) All changes to the recapture strategy shall be submitted to the Department for approval prior to their implementation.
  - 5) The grantee shall agree to pursue legal remedy to recover delinquent loans. Legal action shall include that authorized by federal and state law, including, but not limited to, efforts to collect and pursue the interests of the RLF through bankruptcy court.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

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## Section 110.240 RLF Administration

- a) RLFs shall have an administrative structure sufficient to carry out responsibilities for the day-to-day operations of the RLF.
- b) If the RLF administrator is not the unit of local government, a written agreement shall be executed between the grantee and its RLF administrator. The agreement shall remain in effect during the entire term of the RLF administrator. The minimum provisions that shall be included in the agreement are:
  - 1) a statement of work (with a work description and a budget; i.e., a breakdown of all fees and costs);
  - 2) requirements for the maintenance of records and reports;
  - 3) requirements for the management of the RLF;
  - 4) applicability of other program requirements;
  - 5) provisions for an annual audit of RLF funds;
  - 6) provisions for suspension and termination of the agreement; and
  - 7) policy regarding reversion of assets at the termination of the agreement.
- c) Final authority for approving any loans made through the RLF shall remain with the chief elected official of the unit of local government, unless formally delegated by resolution and outlined in a formal agreement pursuant to subsection (b) above.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

## Section 110.250 Use of RLF Funds

- a) RLF funds may be used to finance:
  - 1) Loans that shall result in job creation or retention for for-profit or not-for-profit businesses
    - A) for fixed assets including land, buildings, machinery and equipment, including new construction or renovation of existing facilities;
    - B) to provide working capital;
    - C) to provide loan guarantees and interest supplements through the use of program income for RLF loans.
  - 2) Grants to the grantee units of local government for public infrastructure improvement projects when the activities will directly result in the creation and/or retention of jobs by a specifically identified for-profit or not-for-profit business which satisfies the requirements of Section 110.280 of this Subpart.
  - 3) Activities not listed in this subsection require written approval of the Department prior to final local approval.
- b) RLF funds shall not be used to:
  - 1) refinance existing debts;
  - 2) finance the relocation of an industry or business from one area of the State to another (exceptions require prior written



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approval from the Department and shall be made in those instances in which a business can demonstrate that it can no longer operate in its existing location and that jobs would be lost to the State if financing is not received);

- 3) finance any activities for speculative activities or purposes;
- 4) conduct general marketing activities; or
- 5) prepare a CDAP application.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

**Section 110.260 Requirements for RLF Projects**

a) Each RLF project shall create or retain at least one job for every \$10,000 of RLF investment of CDAP funds.

b) Job creation attributable to CDAP RLF funds shall take place within twelve months after the disbursement of funds.

c) For each RLF project that results in job creation, documentation shall be obtained and maintained, pursuant to Section 110.91 (a)(1)(A)(i) and (ii) of Subpart A, which verifies that at least 51% of these new employees benefiting from the project are low and moderate-income persons.

d) For each RLF project that results in the retention of jobs, documentation in the form of employee income certifications shall be submitted to the Department, pursuant to Section 110.91 (a)(1)(B) of Subpart A, which verifies that a minimum of 51% of the jobs retained are held by low and moderate-income persons at the time the loan is made.

e) A minimum leverage ratio of \$1 non-CDAP funds: \$1 CDAP RLF funds shall be obtained for each RLF project. RLF funds shall not comprise more than 50% of the financing for any project.

f) All RLF projects shall be conducted within the geographical jurisdiction specified in the approved RLF plan.

g) All businesses receiving or benefiting from RLF funds shall satisfy the requirements of Section 110.91(b)(3)(A), (B) and (C) of Subpart A.

h) Each project shall meet the eligibility requirements of Section 105 of the Act.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

**Section 110.270 Administrative Costs**

a) Eligible administrative costs include salaries, supplies, utilities, and similar expenses necessary for managing the RLF portfolio and implementing the RLF project. All administrative costs paid with RLF funds shall be exclusively for RLF activities.

b) Administrative costs may be paid from the grantee's own funds or from the RLF.

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c) Administrative costs paid from RLFs shall not exceed 10% of the income received each calendar year (e.g., loan repayments, interest earned on RLF funds).

d) Administrative costs shall be documented (e.g., timesheets, invoices, etc.).

e) Administrative costs charged to the RLF shall not be used for general marketing activities nor for the costs of preparing an application for a new CDAP grant from the Department.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

**Section 110.280 RLF Fundability Analysis**

Each RLF shall have a standard RLF loan application. The RLF administrator shall conduct a review and maintain documentation for each RLF application to support that minimum program requirements have been satisfied pursuant to Sections 110.250 and 110.260 of this Subpart and fundability consistent with the following:

a) Financial Feasibility Evaluation - The RLF applicant shall submit supporting financial data which at a minimum shall include the following information:

1) A brief history of the business and past employment growth.

2) Market Information on the business' products or services and identification of existing and potential major customers and competitors.

3) Three years historical financial statements which consist of: a balance sheet, profit and loss statement and a reconciliation of net worth. This information shall cover three years, as well as the most recent 90 days. Accountant's notes or detailed notes, in those instances in which the statement is not audited, shall be included with the statement.

4) Prior three years of tax statements for those small businesses with no formal financial statements.

5) Personal financial statement of each principal (proprietor, partner, officer, stockholder) owning 20 percent or greater share of the outstanding stock in the business, as well as a brief personal history statement for each.

6) Projected earnings report which includes a three year projected balance sheet and profit and loss statement, as well as a one year monthly cash flow statement. Base assumptions shall also be included.

7) Business plan and/or market feasibility information which addresses business products or services and identifies existing and potential major customers and competitors.

8) Financial statements of the general partners, if a business is a limited partnership. If a business is a corporate general partner, the personal and corporate financial statements of the general partner shall be submitted.



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- 9) A list of major equipment or classes of equipment to be acquired. For acquisition of new machinery and equipment, reliable vendor cost estimates shall be provided. For used machinery and equipment acquisition, an appraisal shall be provided which demonstrates that the fair market value is in line with the purchase price.
- 10) A detailed explanation of the need for and specific use of working capital. If used for inventory, a list with supporting cost estimates shall be provided.
- 11) A list of all sources of leveraging documented by written letters of commitment. Loans from financial institutions used as leverage shall indicate approval as well as the loan amount, the specified term and rate, collateral, and conditions attendant to the loan. Equity contributions shall be documented through signed letters from the benefiting business.
- 12) Documentation of the legal status of the borrower and authorization to enter into the loan, e.g., Articles of Incorporation, Secretary's Certificate, Certificate of Good Standing, etc.
- 13) A letter verifying the number of jobs to be created and/or retained, including the number to be filled by low and moderate-income persons and the specific time period over which this will occur.
- b) Determination of Need - Documentation shall be maintained by the RLF administrator to verify that the RLF application review procedures include criteria to determine if RLF funds are necessary. Such criteria shall consist of the following elements:
- 1) Evaluation of Project Costs - All costs associated with the project shall be verified prior to making a funding determination and establishing a funding level. Third party cost estimates shall be obtained to document all project costs.
  - 2) Verification of Other Funding Sources - At a minimum, the loan applicant shall show evidence, in the form of a bank commitment letter, of the level of financing that a bank will commit. This review shall also include an analysis of the private equity available to be committed to the project. All sources of funding shall be firmly committed in writing and maintained in the loan file. All units of local government with existing RLFs shall utilize all available RLF funds prior to requesting funds through CDAP.
  - 3) Justification for RLF Assistance - At least one of the following requirements shall be met in order to justify RLF assistance.
    - A) The application shall demonstrate that the loan applicant can raise only a portion of the necessary financing. A financing gap must exist between verified sources and uses; The application shall demonstrate that a business is considering multi-state location options and that RLF funds are needed to equalize cost variation between sites. Documentation shall include cost disclosures for each site

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- under consideration; or
- c) The application shall demonstrate that full financing is available, but the rate of return is insufficient to induce the development to proceed. The RLF administrator shall analyze the verified costs and the projected return on investment (public and private) to determine whether the return after RLF assistance is the minimum amount necessary to induce the project to proceed.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

**Section 110.290 RLF Loan Closings**

Each grantee shall establish a loan closing process for its RLF which shall govern the negotiation and signing of the loan agreement and disbursement of the loan proceeds. This process finalizes the terms, conditions and covenants of the loan.

- a) The grantee shall establish a standardized loan closing agenda or checklist which specifies legal and other programmatic documents required in connection with the loan (e.g., documents and attachments which support collateral, amortization schedule, budget, project description, promissory note, finalization of hiring commitments and all outside financing sources per Section 110.280(b) of this Subpart).
- b) The RLF administrator shall obtain and review a letter from the borrower's Counsel which states that the business is in compliance with all federal and state law, as applicable, and that the company has no hidden liabilities or encumbrances.
- c) A standardized loan document, including a loan agreement, promissory note and security agreement shall be developed which shall be a binding enforceable document.
- d) Documentation shall be maintained in each loan file which demonstrates that the RLF loan security interest is perfected (e.g., personal and corporate guarantees, U.C.C. filings, mortgages) and those filings shall be updated, as necessary.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

**Section 110.300 Security**

- a) All RLF loans from units of local government to businesses shall be secured with a mortgage, security agreement, promissory note, financing statement or other assignment of rights of the assets of assisted firms.
- b) In the event it is necessary or desirable to take actions to protect or further the interests of the RLF, the grantee shall take timely actions to sell, collect, liquidate or otherwise recover loans or guarantees extended by the RLF in accordance with the legal rights of



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the grantee and its administrator, other lenders and the RLF borrower.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992.)

**Section 110.310 Disbursement of RLF Funds**

RLF administrators shall keep records showing that the invoices or other evidence of the actual costs of the borrower's expenses were verified prior to the disbursement of RLF funds. Grantees shall also assure that their disbursements are only for items approved under the agreement with the borrower. No RLF drawdown may occur until the closing date has occurred and documentation exists to release RLF funds to the business.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992.)

**Section 110.320 RLF Loan Monitoring**

The purpose of loan monitoring is to assist businesses so they can successfully generate jobs for low and moderate-income persons and to safeguard the capital loaned out to assure availability of funds for future loans. This shall be accomplished through periodic and regular reviews and contact with business.

a) A repayment schedule shall be prepared for each loan and provided to the borrower at the loan closing. Procedures shall be established for notifying the borrower in advance of each payment date and following up on delinquent payments. A sufficient loan monitoring system shall provide for:

- 1) regular reporting;
- 2) scheduled telephone contact;
- 3) site visits;
- 4) regular loan committee review of loan status;
- 5) systematic reports and files; and
- 6) loan collection procedures.

b) Each RLF grantee or administrator shall maintain a monitoring file for each loan that includes the repayment schedule with repayment dates and amounts noted, a log of telephone calls with the date and items discussed, copies of correspondence with the borrower and progress reports.

c) The RLF grantee or administrator shall designate an individual to prepare and distribute a monthly loan status report, listing all outstanding loans and the individual payment status of each loan in a format that shall include the borrower, loan amount, date of loan, payment due date, and the rate and term of the loan. The borrower's payment status shall also be included; i.e., current or late by 30 days, 60 days, etc.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992.)

**Section 110.330 Recordkeeping and Reporting**

a) Grantees shall maintain all records of financial, programmatic and compliance activities. All documents which are associated with a loan review process shall be maintained on file by the grantee.

b) All grantees shall submit quarterly status reports to the Department. The January-March report shall be due no later than April 15th; the April-June report shall be due no later than July 15th; the July-September report shall be due no later than October 15th; and the October-December report shall be due no later than January 15th. Status reports shall include the following information:

- 1) Date submitted;
- 2) Name, title and telephone number of person(s) preparing report;
- 3) Report period;
- 4) Name of the unit of local government;
- 5) Name of county;
- 6) Name of assigned Department compliance review staff;
- 7) For each Department-funded CDAP loan, the following:
  - A) Grant number;
  - B) Date of loan;
  - C) Initial loan amount;
  - D) Total amount to be recaptured, broken out by principal and interest;
  - E) Total amount recaptured to date, broken out by principal and interest;
  - F) Loan status (i.e., current (yes/no));
  - G) If a loan is not current, date of last payment;
  - H) A list of CDAP loans in default or in bankruptcy and a full description of the current status of those loans, including collection efforts;

8) For each loan made out of the RLF, the following:

- A) Date of loan;
- B) Name of company;
- C) Initial loan amount;
- D) Total amount to be recaptured, broken out by principal and interest;
- E) Total amount recaptured to date, broken out by principal and interest;
- F) Loan status (i.e., current (yes/no));
- G) Number of jobs created/retained per loan;
- H) Number of jobs created/retained per loan for low and moderate-income persons;
- I) Source and amount of other financing;
- J) If a loan is not current, date of last payment;
- K) A list of RLF loans in default or in bankruptcy and a full description of the current status of those loans, including collection efforts;

9) Totals for information listed in subsections (b)(7)(E), (b)(8)(C) and (b)(8)(E) shall be included in the following



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computation: Total CDAP loan principal recaptured plus total CDAP loan interest recaptured minus total amount of revolving loans made minus eligible infrastructure expenditures minus eligible administrative expenses plus interest earned on deposits. The formula allows the grantee to determine the total amount in their RLF. This figure shall match the balance shown on the grantee's bank statement at the end of the report period. A copy of the bank statement shall be attached to the quarterly report;

- 10) A copy of the amortization schedule which relates to each loan; and
- 11) Signature of the chief elected official for the unit of local government certifying that information contained in the report is true and correct and is supported by documentation on file at their office.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

**Section 110.340 Department Monitoring**

- a) The grantee shall be responsible for operating the RLF in accordance with the terms of their CDAP grant agreement(s) and their RLF Plan.
- b) The grantee shall permit any agent authorized by the Department, upon presentation of credentials, to have full access to and the right to examine any documents, papers, and records of the grantee and the RLF relating to transactions of the RLF.
- c) The Department shall monitor RLF programs using on-site visits, quarterly status reports submitted by the grantee, disbursement transactions and other contacts with the grantee as necessary.
- d) Department monitoring procedures shall concentrate on loan evaluation and decision-making as well as servicing and monitoring of RLF loans. The grantee shall remain responsible for the actions, compliance and recordkeeping of its administrator. Grantee communities are responsible for establishing a system to monitor the performance of their RLF administrator.
- e) The grantee or RLF administrator shall conduct at least one on-site monitoring visit of each RLF loan recipient to verify job creation and retention, low and moderate-income benefit, documentation of expenditures, and compliance with the other terms and conditions of the loan agreement before closing out a project and shall maintain documentation of the visit.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

**Section 110.350 Evaluation of Performance**

- a) The Department shall review the RLF to determine if the grantee has

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administered and carried out its RLF activities in conformance with the requirements and criteria outlined in Subpart B, with emphasis upon:

- 1) The requirements of Section 110.230 that there be an approved updated recapture strategy.
- 2) The requirements of Sections 110.250 and 110.270 regarding the eligible uses of RLF funds and administrative costs.
- 3) The requirements of Section 110.260 that outlines basic RLF requirements, especially Sections 110.260(c) and 110.270(d) that, for each loan, not less than 51% of the jobs created or retained shall benefit low and moderate-income persons.
- 4) The development of and adherence to sound administrative principles and procedures pursuant to the requirements of Sections 110.240, 110.280 and 110.290.
- 5) The requirements of Sections 110.300, 110.310, and 110.320 that the RLF implement solid lending practices and strict loan follow-up. This shall be evidenced by a rate of default (i.e., loans more than 90 days in arrears) acceptable to the Department based upon the number of loans made through the RLF, the number defaulting, the underlying justification for the loan(s) (Section 110.280) and the documentation on file regarding loan follow-up, including legal action.
- 6) The past willingness to act on Department recommendations resulting from its periodic monitoring visits pursuant to Section 110.340.
- b) With the receipt of any new economic development grant awarded under Subpart A of this Part, the Department shall evaluate the performance of an existing RLF using the criteria found in subsection (a) of this Section as a condition of retaining future loan repayments.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

**Section 110.360 Program Income Subject to the Act**

- a) Any program income (as defined in Section 110.220 of this Subpart) that the Department has permitted a grantee to retain and that is realized while the grantee has an open CDAP grant is subject to the requirements of the Act and 24 CFR 570.
- b) Program income retained by the grantee is not subject to the Act and 24 CFR 570 under the following conditions:
- 1) The CDAP grant which generated the income is closed. For purposes of this Subpart, a closed project is defined in Section 110.220 of this Subpart; and
- 2) All concurrent CDAP grants are closed.
- c) If the grantee's CDAP grant records are not sufficient to determine when program income was earned in relation to close-out of the grantees' CDAP projects, those RLF funds shall be considered subject to the Act.



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- d) Regardless of when the program income is earned, the RLF shall always be subject to the requirements of the approved recapture strategy and each beneficiary of funds through the RLF shall benefit at least 51% low and moderate-income persons.

(Source: Added at 16 Ill. Reg. 20106, effective December 14, 1992)

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- 1) Heading of Part: Procedures for White Goods Collection Grants  
2) Code Citation: 35 Ill. Adm. Code 875

3) Section Numbers: Adopted Action:

875.100	New Section
875.101	New Section
875.102	New Section
875.200	New Section
875.201	New Section
875.202	New Section
875.203	New Section
875.204	New Section
875.205	New Section
875.206	New Section
875.207	New Section
875.208	New Section
875.209	New Section
875.210	New Section
875.300	New Section
875.301	New Section
875.302	New Section
875.303	New Section
875.304	New Section
875.305	New Section
875.400	New Section
875.401	New Section
875.402	New Section

- 4) Statutory Authority: Implementing and authorized by Section 22.28 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1022.28).

- 5) Effective Date of Rule: December 14, 1992

- 6) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☐

If so, please specify date: \_\_\_\_\_

- 7) Does this rulemaking contain incorporations by reference? No

If "yes," was a copy of the approval form issued by JCAR attached to this rulemaking?

- 8) Date Filed in Agency's Principal Office: December 10, 1992

- 9) Notice(s) of Proposal Published in Illinois Register: July 10, 1992, 16 Ill. Reg. 10542.



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- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version: Typographical errors were corrected. The "Construction Contract Indemnification for Negligence Act" was updated to the current name of the act "An Act in Relation to Indemnity in Certain Contracts" in Section 875.304.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No  
Section Numbers Proposed Action Illinois Register Citation
- 15) Summary and Purpose of Rulemaking: Subsection 22.28(d) of the Environmental Protection Act ("Act") authorizes the Agency to provide financial assistance to units of local government from the Solid Waste Management Fund to plan for and implement programs to collect, transport and manage white goods. White goods are discarded refrigerators, ranges, water heaters, freezers, air conditioners, humidifiers and other similar domestic and commercial large appliances. This subsection also states what an application for financial assistance must contain. Subsection 22.28(f) authorizes the Agency to adopt rules necessary or appropriate to the administration of the grants.
- The proposed rules contain the requirements for obtaining the grant, the criteria for fund disbursement, the actions that can be taken for noncompliance with grant conditions, and the auditing and records required from the grantee.

- 16) Information and questions regarding this adopted rule shall be directed to:

Name: Susan J. Schroeder  
Associate Counsel  
Division of Legal Counsel  
Address: Illinois Environmental Protection Agency  
2200 Churchill Road  
Post Office Box 19276  
Springfield, Illinois 62794-9276  
Telephone: 217/782-5544

The full text of the Adopted Rule begins on the next page:

## ILLINOIS REGISTER

## ENVIRONMENTAL PROTECTION AGENCY

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TITLE 35: ENVIRONMENTAL PROTECTION  
SUBTITLE G: WASTE DISPOSAL  
CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

## PART 875

## PROCEDURES FOR WHITE GOODS COLLECTION GRANTS

## SUBPART A: INTRODUCTION

Section	Purpose
875.100	Definitions
875.101	Severability
875.102	

## SUBPART B: WHITE GOODS COLLECTION GRANTS

Section	Grant Assistance Availability
875.200	Grant Assistance Criteria and Limitations
875.201	Requirements Applicable to Subagreements
875.202	Allocation
875.203	Required Content of Applications for White Goods Collection Grants
875.204	Agency Action on Application
875.205	Determination of Allowable Costs
875.206	Grant Award and Acceptance
875.207	Evaluation of Performance
875.208	Grant Payments
875.209	Project Changes
875.210	

## SUBPART C: NONCOMPLIANCE WITH GRANT CONDITIONS

Section	Agency Action for Noncompliance with Grant Conditions
875.300	Project Termination by Grantee
875.301	Covenant Against Contingent Fees
875.302	Statutory Conditions
875.303	Indemnity
875.304	Disputes
875.305	

## SUBPART D: AUDITING AND RECORDS

Section	Access
875.400	Audit and Records
875.401	Reports
875.402	

AUTHORITY: Implementing and authorized by Section 22.28 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1022.28).



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SOURCE: Adopted at 16 Ill. Reg. 20122, effective December 14, 1992.

SUBPART A: INTRODUCTION

Section 875.100 Purpose

Section 22.28(d) of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1022.28(d)) authorizes the Agency to:  
*Provide financial assistance to units of local government from the Solid Waste Management Fund to plan for and implement programs to collect, transport and manage white goods. Units of local government may apply jointly for financial assistance.*

Section 875.101 Definitions

- a) Unless specified otherwise, all terms shall have the meanings set forth in the Act.
- b) For purposes of this Part, the following definitions apply:
  - "Act" means the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1001 et seq.).
  - "Applicant" means a unit of local government that applies for a white goods collection grant.
  - "Component Treatment or Disposal" means the treatment or disposal through a hazardous waste facility of the white good components after they have been removed from the white goods.
  - "Grantee" means the unit of local government which has been awarded a grant for the collection, transportation, and management of white goods under Section 22.28 of the Act.
  - "Grant Agreement" means the written agreement and amendments thereto between the Agency and a grantee or applicant in which the terms and conditions governing the grant are stated and agreed to by both parties.
  - "White Goods" means all discarded refrigerators, ranges, water heaters, freezers, air conditioners, humidifiers, and other similar domestic and commercial large appliances. (Section 22.28(c)(1) of the Act).
  - "White Goods Collection Grant" or "WGC Grant" means grants issued pursuant to Section 22.28 of the Act and Subpart B of this Part.
  - "White Goods Components" means the component parts of white goods which are hazardous wastes in accordance with the Act, including any chlorofluorocarbon refrigerant gas, any electrical switches containing mercury, and any device that contains or may contain PCBs in a closed system, such as dielectric fluid for a capacitor, ballast, or other component. (Section 22.28(c)(2) of the Act).
  - "Polychlorinated Biphenyls" or "PCBs" means a commercial mixture produced by reacting known weights of chlorine with biphenyl and identified by Chemical Abstract Services (CAS) number 1336-36-3.

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"State" means the State of Illinois.  
"Subagreement" means a written agreement between the grantee and another party and any tier of agreement thereunder for the furnishing of services, supplies, or equipment necessary to complete the project for which a grant was awarded, including contracts for personnel and professional services and purchase orders.

Section 875.102 Severability

If any Section, subsection, sentence or clause of this Part shall be adjudged unconstitutional, void, invalid, or otherwise unlawful, such adjudication shall not affect the validity of this Part as a whole, or any Section, subsection, sentence, or clause thereof not adjudged unconstitutional, void, invalid, or otherwise unlawful.

SUBPART B: WHITE GOODS COLLECTION GRANTS

Section 875.200 Grant Assistance Availability

- a) Subject to the availability of funding and the limitations and requirements set forth in this Part, grant assistance is available to units of local government for planning and collection programs for white goods and for the disposal and/or treatment of the white good components.
- b) Units of local government may apply jointly for financial assistance under this Section. (Section 22.28(d) of the Act).
- c) The state shall reimburse 70% of the eligible program costs.
- d) All materials collected or received under a program operated with financial assistance under this Section shall be recycled whenever possible. Treatment or disposal of collected materials are not eligible for financial assistance unless the applicant shows and the agency approves which materials may be treated or disposed of under various conditions. (Section 22.28(e) of the Act).

Section 875.201 Grant Assistance Criteria and Limitations

The limits of assistance to be provided to a grantee will be as follows:

- a) Counties with a population of less than 100,000 are eligible to receive a WGC grant up to \$25,000;
- b) Counties with a population of greater than 100,000 are eligible to receive a WGC grant up to \$50,000;
- c) Municipalities with a population of less than 25,000 are eligible to receive a WGC grant up to \$10,000;
- d) Municipalities with a population of 25,000 to 500,000 are eligible to receive a WGC grant up to \$25,000;
- e) Municipalities with a population of greater than 500,000 are eligible to receive a WGC grant up to \$50,000.



**Section 875.202 Requirements Applicable to Subagreements**

- a) The following conditions shall apply to all subagreements:
- 1) It is the policy of the Agency to encourage free and open competition appropriate to the type of project work to be performed.
  - 2) Only fair and reasonable profits may be earned by contractors in subagreements under Agency grants. Factors to be considered in determining a fair and reasonable profit shall include material acquisition, labor costs, associated management costs, contract risks, capital investments, degree of independent development, and cost control and recordkeeping efforts. The determination of a fair and reasonable profit shall not be based upon the application of a predetermined percentage factor.
  - 3) The grantee is responsible for the administration and successful accomplishment of the project for which the Agency grant is awarded. The grantee is responsible for the settlement and satisfaction of all contractual and administrative issues arising out of subagreements entered into under the grant. This includes, but is not limited to, issuance of invitations for bids or requests for proposals, selection of contractors, award of contracts, protest of award, claims, disputes and other procurement matters.
  - 4) Neither the Agency nor the state shall be a party to any subagreement (including contracts or subcontracts), solicitation, or request for proposals.
  - b) No subagreement shall be awarded to any person or organization which does not:
    - 1) Have adequate financial resources for performance, the necessary experience, organization, technical qualification, and facilities, or a firm commitment, arrangement, or ability to obtain such (including proposed subagreements);
    - 2) Have staffing sufficient to comply with the proposed or required completion schedule for the project;
    - 3) Have a satisfactory record of integrity, judgement, and performance, including in particular any prior performance under grants and contracts with the federal and state government;
    - 4) Have an adequate financial management system and audit procedure which complies with generally accepted accounting procedures and with American Institute of Certified Public Accountant's Professional Standards (1211 Avenue of the Americas, N.Y., N.Y. 10036-8775, June, 1992). (This incorporation contains no later amendments or editions.);
    - 5) Maintain a standard of procurement in accordance with this Part;
    - 6) Maintain a property management system which provides adequate procedures for the acquisition, maintenance, safeguarding and disposition of all property; and
    - 7) Conform to the civil rights, equal employment opportunity, and labor law requirements of the state.

**Section 875.203 Allocation**

- c) The Agency retains the right to review and approve in accordance with this Part any subagreements to be entered into by the grantee in furtherance of the administration of the grant prior to execution of that subagreement. The Agency shall approve a subagreement only if the grantee demonstrates that the subagreement is in conformance with subsection (a) of this Section.
- a) *Financial assistance shall be awarded for a state fiscal year, and may be renewed, upon application, if the Agency approves the operation of the program.* (Section 22.28(d) of the Act.)
- b) Pursuant to the availability of funds, grant renewals will be awarded for no more than 3 consecutive years. Recipients requesting grants for more than a 3-year period must reapply at the end of the third year.
- c) Recipients must comply with all reporting requirements set forth in Subpart C of this Part before consideration can be given for grant renewal.

**Section 875.204 Required Content of Applications for White Goods Collection Grants**

- a) WGC grants will not be awarded unless complete applications are filed in accordance with requirements of this Section.
- b) *Applications for WGC grants shall be submitted to the agency and must provide a description of:*
  - 1) *The area to be served by the program;*
  - 2) *The white goods intended to be included in the program;*
  - 3) *The methods intended to be used for collecting and receiving materials;*
  - 4) *The property, buildings, equipment, and personnel included in the program;*
  - 5) *The Public Education Systems to be used as part of the program;*
  - 6) *The safety and security systems that will be used;*
  - 7) *The intended processing methods for each white goods type;*
  - 8) *The intended designation for final material handling location; and*
  - 9) *Any staging sites used to handle collected materials, the activities to be performed at such sites and the procedures for assuring removal of collected materials from such sites.* (Section 22.28(d) of the Act.)
- c) Cost justification for the amount requested, including a budget for the expenses to be incurred, must be submitted to the Agency. The budget shall include:
  - 1) Demonstration of source of funds for the local portions of the project.
  - 2) Costs shall be itemized as follows:
    - A) Equipment;



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- B) Personal services;
- C) Fringe benefits;
- D) Supplies;
- E) Contractual support;
- F) Travel; and
- G) Other costs.

**Section 875.205 Agency Action on Application**

- a) WGC grants shall be issued with budget periods concurrent with the state fiscal year. Applications for upcoming state fiscal years shall be due prior to May 1 of each year. The Agency will make awards by June 15 of each year.
- b) The Agency will approve the application only if:
  - 1) It satisfies the terms, conditions, and limitations of Section 875.204 of this Part, relevant statutes, and program regulations; and
  - 2) Achievement of the proposed outputs is feasible, considering the applicant's existing problems, past performance under previous grants, program authority, organization, availability of local share resources, and proposed methodologies for accomplishing outputs.
- c) The applicant will be notified in writing by the Agency if the application is disapproved.

**Section 875.206 Determination of Allowable Costs**

- a) The grantee will be paid, upon request, in accordance with Section 875.209, for the state share of all necessary costs within the scope of the approved project not to exceed the total grant offer and determined to be allowable in accordance with the following criteria.
- b) Allocable project costs of the grantee which are reasonable and necessary are allowable. Necessary costs may include, but are not limited to:
  - 1) Purchase and/or lease costs of collection and processing equipment;
  - 2) Costs of salaries and benefits of operating and management personnel;
  - 3) White good component treatment or disposal at Agency preapproved disposal or recycling facilities;
  - 4) Material transportation expenses; and
  - 5) Materials acquired, consumed, or expended specifically for the project.
- c) Costs associated with the purchase or lease of property or building(s) for the project are unallowable costs.
- d) Costs which exceed the total amount of the grant offer or which are not necessary for completion of the work required by the grant agreement are unallowable costs. Such costs include, but are not limited to:

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- 1) Inspection or enforcement activities related to the project;
- 2) Personal injury compensation or damages arising out of the project, whether determined by adjudication, arbitration, negotiation, or otherwise;
- 3) Fines and penalties resulting from violations of, or failure to comply with, federal, state, or local laws;
- 4) Costs outside the scope of the approved collection project;
- 5) Ordinary operating expenses of local government, such as salaries and expenses of a mayor, city council members, or city attorney; and
- 6) Costs of equipment or material procured in violation of any provisions of this Part.
- e) The grantee shall seek to resolve any questions relating to cost allowability or allocation at its earliest opportunity (if possible, prior to execution of the grant agreement). Final determinations by the Agency concerning the allowability of costs shall be conclusive unless appealed in accordance with Section 875.305 of this Part.
- f) Payment will not be authorized for costs incurred prior to the date of the grant award.

**Section 875.207 Grant Award and Acceptance**

When the Agency has approved an application, the Agency shall notify the applicant in writing with a grant award notification. Within 30 days of receipt of a grant award notification, the grantee shall notify the Agency in writing of its acceptance. Failure by the applicant to so notify the Agency shall terminate the grant award.

**Section 875.208 Evaluation of Performance**

- a) The Agency will oversee each grantee's performance under an accepted WGC grant. The Agency will evaluate grantee performance and progress toward completing the outputs in the approved work program according to the schedule. If the evaluation reveals that the grantee is not achieving one or more of the terms, conditions or limitations of the WGC grant, the Agency will attempt to resolve the situation through negotiation. If agreement is not reached, the Agency may impose any of the sanctions in Subpart C of this Part.
- b) The Agency will schedule quarterly meetings with the grantee to discuss the progress in meeting the requirements of the grant agreement and to determine whether the grantee will timely meet the requirements of the grant agreement.

**Section 875.209 Grant Payments**

- a) Requests for partial or final payment shall be sent to the Agency and shall demonstrate the performance of work in accordance with the terms of the grant agreement. Payments will only be made on a reimbursement basis according to the grant payment schedule.



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- b) The grantee shall be paid in the state share of allowable costs incurred within the scope of an approved project not to exceed the total grant. Such payments must be in accordance with the payment schedule and the grant amount set forth in the grant award notification or any amendments thereto.

1) Request for Payment: The grantee may submit requests for payment for allowable costs incurred in accordance with the payment schedule. Upon receipt of a request for payment, subject to limitations set forth in the conditions of the grant, the Agency shall cause to be disbursed from available funds such amounts as are necessary so that the total amount of state payments to the grantee for the project is equal to the state share of the actual or estimated allowable project costs incurred to date, as certified by the grantee in its most recent request for payment.

2) Adjustment: At any time or times prior to final payment under the grant, the Agency may cause any request(s) for payment to be reviewed or audited. Each subsequent payment shall be subject to reduction for amounts included in the related request for payment which are found, on the basis of such review or audit, not to constitute allowable costs. Any payment will be reduced for overpayments or increased for underpayments on preceding requests for payment.

3) Schedule of Payments: Payments for project work will be paid in accordance with the schedule of payments established by a condition of the grant, subject to appropriation of funds by the Illinois General Assembly.

## Section 875.210 Project Changes

- a) Prior approval by the Agency is required for project changes which may:

1) Increase the amount of state funds needed to complete the project, except that no change will be approved which either exceeds the grant offered or which exceeds the limitation provided for approvable contingencies;

2) Alter the scope of the project by changing the methodologies or personnel to be used, as agreed to at the time of the grant award; or

3) Extend any contractual or grant completion date for the project.

- b) The grantee shall notify the Agency in writing three weeks prior to the effective date of all proposed project changes. Failure on the part of the grantee to give timely notice of proposed project changes may, in accordance with Subpart C of this Part, result in:

1) Disallowance of costs incurred which are attributable to the change; or

2) Termination of the grant.

- c) The Agency may disapprove proposed project changes by written notice to the grantee within 3 weeks after receipt of a written notice of a proposed change; however, neither approval nor failure to disapprove a

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project change shall commit or obligate the state or the Agency to any increase in the amount of the grant or payments thereunder and nothing herein shall operate to increase the amount of the grant.

- d) Notwithstanding the provisions of subsections (a)-(c) of this Section, prior Agency approval is not required for changes having a cost of less than \$500.00. The total cost for all changes allowable under this provision shall not exceed one-half of one percent of the total grant offer.

e) The Agency will approve project changes if the grantee can make a showing that:

- 1) The original project cost approval was based on estimated cost or contractor bids where the actual costs or contractor bids were different;
- 2) Amendments to state statutes affect the project cost;
- 3) A project element was inadvertently omitted; or
- 4) An approved project element was found unnecessary.

## SUBPART C: NONCOMPLIANCE WITH GRANT CONDITIONS

## Section 875.300 Agency Action for Noncompliance with Grant Conditions

- a) In addition to such other remedies as may be provided by law, in the event of noncompliance with any condition imposed pursuant to a WGC grant, the grant may be annulled and all grant funds recovered, or
- 1) The grant may be terminated;
  - 2) The project work may be suspended;
  - 3) An injunction may be entered by an appropriate court; or
  - 4) Such other action may be taken by the Agency as the Director shall determine.

- b) No action shall be taken under this Section without prior consultation with the grantee.

c) In determining whether to take action and which action to take when the Agency is empowered to act under this Subpart, the Agency shall consider factors such as the severity of the violation(s); the number of violations by the grantee; whether the violation is a continuing one; whether the grantee can remedy the violation; and whether the grantee and any subagreement parties remain capable of complying with the approved work project.

- d) Recovery actions taken under this Section shall be pursuant to the Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 1991, ch. 127, par. 2301 et seq.).

## Section 875.301 Project Termination by Grantee

The grantee may not terminate a project for which the grant has been awarded, except for good cause. Good cause for termination shall include, but not be limited to: realignment of programs, change in program requirements or priorities, lack of adequate funding, or advancements in the state of the art. If the Agency finds that there is good cause for termination of all or any



portion of a project for which the grant has been awarded, it shall enter into a termination agreement or unilaterally terminate the grant, effective the date of termination of the project by the grantee. If the Agency finds that the grantee has terminated the project without good cause, then the grant shall be annulled and all grant funds previously paid or owing to the grantee shall be returned to the State Solid Waste Management Fund as final settlement.

#### Section 875.302 Covenant Against Contingent Fees

The grantee warrants that no person or agency has been employed or retained to solicit or secure this grant upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee. For breach or violation of this warranty, the Agency shall have the right to annul this grant without liability or in its discretion to deduct from the grant award, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

#### Section 875.303 Statutory Conditions

The grantee is solely responsible for assuring compliance with all statutory requirements.

#### Section 875.304 Indemnity

The grantee shall assume the entire risk, responsibility and liability for any and all loss or damage to property owned by the grantee, the Agency, or third persons, and any injury to or death of any persons (including employees of the grantee) caused by, arising out of, or occurring in connection with the execution of any work, contract, or subcontract arising out of this grant, and the grantee shall indemnify, save harmless and defend the state and the Agency from all claims for any such loss, damage, injury, or death whether caused by the negligence of the state, the Agency, their agents or employees or otherwise consistent with the provisions of the Construction Contract Indemnification for Negligence Act (Ill. Rev. Stat. 1991, ch. 29, pars. 61 et seq.). The grantee shall require that any and all contractors or subcontractors engaged by the grantee shall agree in writing that they shall look solely to the grantee for performance of such contract or satisfaction of any and all claims arising thereunder.

#### Section 875.305 Disputes

- a) Only the grantee may appeal to the Agency under this provision with respect to its subagreements thereunder for its own name and benefit. Neither a contractor nor a subcontractor of a grantee may prosecute an appeal under the disputes provision of a grant in its own name or interest.
- b) Any dispute arising under this grant which is not disposed of by agreement shall be decided by the Director or his/her duly authorized representative, who shall reduce his/her decision to writing and mail

or otherwise furnish a copy thereof to the applicant. The decision of the Director shall be final and conclusive.

- c) This Section does not preclude consideration of questions of law in connection with decisions provided for in subsection (b) of this Section.

#### SUBPART D: AUDITING AND RECORDS

#### Section 875.400 Access

- a) The Agency and any persons designated by the Agency shall have access to the premises where any portion of the work for which the grant was awarded is being performed during normal business hours and at any other time at which the work is being performed. Subsequent to cessation of the grant support, Agency personnel or any authorized representative shall have access to the project records, as defined in Section 875.401(a) of this Subpart, to the full extent of the grantee's right to access, during normal business hours.
- b) Any contract entered into by the grantee for work, and any subagreement thereunder, shall provide that the representatives of the Agency will have access to the work as described in subsection (a) of this Section and that the contractor or subcontractor will provide proper facilities for such access and inspection. Such contract or subagreement must also provide that the Agency or any authorized representative shall have access to any books, documents, papers, and records for the contractor or subcontractor which are pertinent to the project for the purpose of making an audit, examination, excerpts, and transcriptions thereof.
- c) Any failure by the grantee or any contractor or subcontractor of the grantee to provide access, as provided herein, after 10 days written notice from the Agency, shall be cause for termination of the grant pursuant to Subpart C of this Part, and refund to the State Solid Waste Management Fund of any unexpended grant funds in the hands of the grantee, and in addition thereto, refund of any grant funds previously expended by the grantee, contractor, or subcontractor found in noncompliance with this Section.

#### Section 875.401 Audit and Records

- a) The grantee shall maintain books, records, documents, reports, and other evidentiary material and accounting procedures and practices that conform to generally accepted accounting principles to properly account for:
  - 1) The receipt and disposition by the grantee of all assistance received for the project, including both state assistance and any local share; and
  - 2) The costs charged to the project, including all direct and indirect costs of whatever nature incurred for the performance of the project for which the grant has been awarded. The



- foregoing constitute "records" for the purposes of this condition.
- b) The grantee's facilities, or such facilities as may be engaged in the performance of the project for which the grant has been awarded, and the grantee's records shall be subject to inspection and audit by the Agency or any authorized representative at the times specified in Section 875.400 of this Subpart.
  - c) The grantee shall preserve and make his records available to the Agency or any authorized representative:
    - 1) Until expiration of 3 years from the date of final payment under this grant; and
    - 2) For such longer period, if any, as is required by applicable statute or lawful requirement, or by subsections (d) or (e) of this Section.
  - d) If this grant is terminated completely or partially, the records relating to the work terminated shall be preserved and made available for a period of 3 years from the date of any resulting final termination settlement.
  - e) Records which relate to disputes and/or appeals, litigation or the settlement of claims arising out of the performance of the project for which this grant was awarded, or costs and expenses of the project as to which exception has been taken by the Agency or any of its duly authorized representatives, shall be retained until such appeals, litigation, claims, or exceptions have been disposed of.
  - f) Any failure by the grantee or any contractor or subcontractor of the grantee to make records available to the Agency as required by this Subpart after ten days written notice from the Agency shall be cause for termination of the grant and refund to the State Solid Waste Management Fund of any unexpended grant funds in the hands of the grantee, and in addition thereto, refund of any grant funds previously expended by the grantee, contractor or subcontractor found in noncompliance with this Section.

#### Section 875.402 Reports

The grantee shall prepare and file with the Agency a final report containing a summary of the work completed, a detailed evaluation of the project activities and impacts, and a summation of actual expenditures. Failure to timely submit reports required by this grant offer may result in:

- a) Withholding of grant funds;
- b) Suspension of the grant;
- c) Termination of the grant; or
- d) Such other action as the Agency may be authorized to take.

- 1) Heading of Part: Furniture Fire Safety Regulations
- 2) Code Citation: 41 Ill. Adm. Code 300
- 3) Section Numbers:

300.10	Adopted Action:
300.15	New Section
300.20	New Section
300.25	New Section
300.30	New Section
300.35	New Section
300.40	New Section
300.50	New Section
- 4) Statutory Authority: Section 15 of the Furniture Fire Safety Act (Ill. Rev. Stat. 1991, ch. 127 1/2, par. 951-1 through 951-8).
- 5) Effective Date of Rules: December 15, 1992
- 6) Do this rulemaking contain an automatic repeal date? No
- 7) Does this rule contain incorporations by reference?  
This rules do not contain an incorporation by reference under Section 5-75 of the Illinois Administrative Procedure Act.
- 8) Date Filed in Agency's Principal Office: December 1, 1992
- 9) Notice of Proposal Published in Illinois Register:  
July 10, 1992; 16 Ill. Reg. 10560
- 10) Has JCAR issued a Statement of Objection to these rules? No
- 11) Difference(s) between proposal and final version:

The definition of NFPA in Section 300.15 was changed to read: "NFPA". The term NFPA (N.F.P.A.) means the National Fire Protection Association, Batterymarch Park, Quincy, MA 02269. The number following NFPA is the standard number and is followed by the year designating the year of publication (or edition). Where the Office has adopted a standard, no later editions or amendments are included."

The language "as amended" was deleted and replaced with the appropriate edition year for Technical Bulletin 116 (1980) and Technical Bulletin 117 (1980) in the following Sections:  
Section 300.15  
Section 300.20(c)  
Section 300.25(b)



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The language "as amended" is deleted and replaced with the appropriate edition year for Technical Bulletin 133 (1991) in the following Sections:

Section 300.15  
Section 300.20 (a)

The edition year of (1991) was added to the references to the "Uniform Building Code" in the following Sections:

Section 300.15  
Section 300.20(a)  
Section 300.20(c)  
Section 300.25(b)

The language "as amended" is deleted and replaced with the appropriate edition year for NFPA 13 (1991) in the following Sections:

Section 300.20(a)  
Section 300.20(c)  
Section 300.25(b)

The following language has been added to Section 300.20(a):

- a) Articles of seating furniture manufactured after March 1, 1991 that are used or intended for use in public occupancies or public assembly areas, as defined in this Part, that are not protected throughout by an approved automatic sprinkler system in accordance with NFPA 13, (1991), or the Uniform Building Code Standard 38-1, (1991), must meet the test requirements set forth in California Technical Bulletin 133, (1991), which is hereby incorporated by reference with no later editions or amendments.

The following language has been added to Section 300.20(c):

- c) Articles of seating furniture manufactured after March 1, 1991 that are used or intended for use in public occupancies or public assembly areas as defined in this Part, and are placed in occupancies that are protected throughout by an approved automatic sprinkler system in accordance with either NFPA 13, (1991), or the Uniform Building Code 38-1, (1991), must meet the test requirements as set forth in Technical Bulletin 116, (1980), or Technical Bulletin 117, (1980), and which are hereby incorporated by reference with no later editions or amendments.

The language in Section 300.50(c) referring to the Illinois

- Administrative Procedure Act has been deleted and reads as follows:  
c) Administrative Hearing. The Office, upon request, shall conduct a hearing pursuant to Ill. Rev. Stat. 1991, ch. 127 1/2, par. 10, to review the order to remove or correct.

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In Section 300.15, "Health Care Facility", the term "supervisory" has been put in lower case; a comma was added after "Whittier" in the definition of "Uniform Building Code".

In Section 300.30(c) the word "MEETS" was made plural and in Section 300.35 the word "buyers" was made plural.

In Section 300.15 "Penal Institutions" the year was changed from "1989" to "1991".

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will this rule replace an emergency rule currently in effect? No

- 14) Are there any amendments pending on this Part? No

- 15) Summary and Purpose of Rule(s):

The rules are intended to conform to the requirements of the Furniture Fire Safety Act. The promulgated regulations enforce the requirements as they apply to occupancies outlined in this Act. The rules establish testing procedures and performance standards, documentation and enforcement criteria, labeling requirements, as well as requirements for exempted furniture.

- 16) Information and questions regarding this adopted rule shall be directed to:

Jack Ahern  
Deputy State Fire Marshal  
Office of the State Fire Marshal  
1035 Stevenson Drive  
Springfield, IL 62703-4259

The full text of the Adopted Rules begins on next page:



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TITLE 41: FIRE PROTECTION  
CHAPTER I: OFFICE OF THE STATE FIRE MARSHALPART 300  
FURNITURE FIRE SAFETY REGULATIONS

Section	Scope
300.10	Definitions
300.15	Performance Standards & Testing Procedures
300.20	Exemptions
300.25	Labeling Requirements
300.30	Documentation
300.35	Furniture Granted Special Exemption
300.40	Enforcement
300.50	

AUTHORITY: Implementing and authorized by Section 15 of the Furniture Fire Safety Act (Ill Rev Stat. 1991, ch. 127 1/2, par. 951-1 through 951-8).

Source: Adopted at 16 Ill Reg. 20136, effective December 15, 1992.

## Section 300.10 Scope

The standards and requirements of this Part are intended to be consistent with the Furniture Fire Safety Act (Act), (Ill. Rev. Stat. 1991, ch. 127 1/2, par. 951-1 through 951-8), and apply to seating furniture manufactured on or after March 1, 1991, that is used or intended for use in public occupancies.

## Section 300.15 Definitions

"Child Day Care Center". Child Day Care Center means an occupancy, serving 12 or more children, 6 years of age or under, that provides care, maintenance, and supervision by other than their relative(s) or legal guardian(s), for less than 24 hours per day.

"Filling Materials". Filling materials means cotton, wool, kapok, feathers, down, hair, liquid, and any other material or substance, natural or man-made and any other prefabricated form, concealed or not concealed, to be used or that could be used in articles of seating furniture (Section 951-2 (c) of the Act).

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"Health Care Facility". Health Care Facility are those occupancies used for purposes such as medical or other treatment, or care of persons suffering from physical or mental illness, disease or infirmity; and for the care of infants, convalescents, or infirm aged persons. Health care facilities provide sleeping facilities for the occupants or are occupied by persons who are mostly incapable of self-preservation because of age, physical or mental disability, or because of security measures not under the occupant's control. Health care occupancies include hospitals, nursing homes, custodial care facilities (nurseries, homes for the infirm aged, and mentally retarded care institutions), supervisory care facilities and ambulatory care facilities (NFPA 101 (1985) Section 4-1.4).

"Manufacturer". Manufacturer means a person who, either by himself or through employees or agents, makes any article of seating furniture in whole or in part (Section 951-2 (d) of the Act).

"NFPA". The term NFPA (N.F.P.A.) means the National Fire Protection Association, Batterymarch Park, Quincy, MA, 02269. The number following NFPA is the standard number and is followed by the year designating the year of publication (or edition). Where the Office has adopted a standard, no later editions or amendments are included.

"Office." The Office of the State Fire Marshal.

"Penal Institutions". Penal institutions as defined in Ill. Rev. Stat., 1991, ch. 38, par. 31-6.

"Public Assembly Areas of Hotels and Motels". Areas containing 10 or more pieces of seating furniture, available to the public on an invitee, contractual, rental or license basis. These areas include restaurants, lobbies, meeting rooms, conference rooms, auditoriums, ballrooms, lounges, and other occupancies as defined and described in NFPA 101 (1985) Section 4-1.2, and found to be in the public areas of hotels and motels.

"Public Auditoriums and Stadiums". Areas containing individual fixed seating for 50 or more persons and used for entertainment, deliberation, amusement, sporting, musical and other events, such as in a theater, motion picture theater, lecture hall, as well as spectator seating areas of an arena, coliseum, or amphitheater, whether indoor or outdoor.

"Reupholstered". To replace filling materials or materials encasing or covering filling materials on an article of seating furniture.



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*"Seating Furniture". Any furniture, including children's furniture, movable or stationary, that is made of or with cushions or pillows, loose or attached, is itself stuffed or filled in whole or part with any filling material, or is or can be stuffed or filled in whole or part with any substance or material and its container and covering which can be used as a support for the body of a human being, or the limbs and feet when sitting or resting in an upright or reclining position (Section 951-2 (b) of the Act).*

*"Sell". To sell, offer or expose for sale, barter, trade, deliver, give away, rent, consign, lease or possess with an intent to sell or dispose of in any other commercial manner (Section 951-2 (a) of the Act).*

*"Technical Bulletin 116". State of California, Department of Consumer Affairs, Bureau of Home Furnishings and Thermal Insulation, 3485 Orange Grove Avenue, North Highlands, California, 95660-5595, Technical Bulletin 116, "Requirements, Test Procedures and Apparatus for Testing the Flame Retardance of Upholstered Furniture", (1980).*

*"Technical Bulletin 117". State of California, Department of Consumer Affairs, Bureau of Home Furnishings and Thermal Insulation, 3485 Orange Grove Avenue, North Highlands, California, 95660-5595, Technical Bulletin 117, "Requirements, Test Procedures and Apparatus for Testing the Flame Retardance of Resilient Filling Materials Used in Upholstered Furniture", (1980).*

*"Technical Bulletin 133." State of California, Department of Consumer Affairs, Bureau of Home Furnishings and Thermal Insulation, 3485 Orange Grove Avenue, North Highlands, California, 95660-5595, Technical Bulletin 133, "Flammability Test Procedures for Seating Furniture for Use in Public Occupancies", (1991).*

*"Uniform Building Code". Uniform Building Code, International Conference of Building Officials, 5360 South Workman Mill Road, Whittier, California, 90601, (1991).*

## Section 300.20 Performance Standards &amp; Testing Procedures

- a) Articles of seating furniture manufactured after March 1, 1991 that are used or intended for use in public occupancies or public assembly areas, as defined in this Part, that are not protected throughout by an approved automatic sprinkler system in accordance with NFPA 13, (1991), or the Uniform Building Code Standard 38-1, (1991) must meet the test requirements set forth in California Technical Bulletin 133, (1991), which is hereby incorporated by reference with no later editions or amendments.

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- b) All applicable flammability requirements of this Part are to be considered performance standards. Testing under these standards shall be at the discretion of the manufacturer; however, products and materials offered for sale in this State shall meet applicable flammability requirements established by this Part. The manufacturer is not required to test every article of seating furniture manufactured. A manufacturer may establish classification systems appropriate to its specific products and may use representative tests of samples of furniture within those classifications to establish compliance with the fire safety requirements of this Part.

- c) Articles of seating furniture manufactured after March 1, 1991 that are used or intended for use in public occupancies or public assembly areas as defined in this Part, and are placed in occupancies that are protected throughout by an approved automatic sprinkler system in accordance with either NFPA 13, (1991), or the Uniform Building Code, Standard 38-1, (1991), must meet the test requirements as set forth in Technical Bulletin 116, (1980), and Technical Bulletin 117, (1980), and which are hereby incorporated by reference with no later editions or amendments.

## Section 300.25 Exemptions

- a) Articles of seating furniture, other than juvenile furniture and furniture used for and in facilities designed for the care or treatment of humans, which meet any of the following criteria are exempt from compliance with the provisions of the Part:
  - 1) Cushions and pads intended solely for outdoor use.
  - 2) Any article which is smooth surfaced and contains no more than one-half inch of filling material, if such article does not have a horizontal surface meeting a vertical surface.
  - 3) Articles manufactured solely for recreational use or physical fitness purposes, such as weightlifting benches, gymnasium mats or pads, sidehorses, and similar articles.
- b) Public occupancies and public assembly areas that are protected throughout by an approved automatic sprinkler system in accordance with either National Fire Protection Association (NFPA) Standard 13, (1991), or Uniform Building Code Standard 38-1, (1991), are exempt from the provisions of this Code, but must comply with test requirements as set forth in Technical Bulletin 117, (1980), and Technical Bulletin 116, (1980).



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- c) Re-upholstered Furniture. An article of seating furniture in use in a public occupancy may be reupholstered without having to meet the performance standard of Section 300.20, provided that replacement filling material is fire retardant and that all filling material is completely encased in material designed to slow the spread of fire, increase escape time, prevent rapid combustion, insulate internal materials, and restrict generated gases. Reupholstered furniture shall meet the labeling requirements set forth in Section 300.30.

## Section 300.30 Labeling Requirements

- a) An article of seating furniture conforming to the requirements of Section 300.20(a) shall have a label permanently attached by the manufacturer to a surface of the article, stating the following:

## "NOTICE

THIS ARTICLE IS MANUFACTURED FOR USE IN PUBLIC OCCUPANCIES AND MEETS THE FLAMMABILITY REQUIREMENTS OF CALIFORNIA BUREAU OF HOME FURNISHINGS TECHNICAL BULLETIN 133. HOWEVER, CARE SHOULD BE EXERCISED NEAR OPEN FLAME OR WITH BURNING CIGARETTES."

- b) An article of seating furniture conforming to the requirements of Section 300.20(c) shall have a label permanently attached by the manufacturer to a surface of the article, stating the following:

## "NOTICE

THIS ARTICLE IS MANUFACTURED FOR USE IN PUBLIC OCCUPANCIES AND MEETS THE FLAMMABILITY REQUIREMENTS OF CALIFORNIA TECHNICAL BULLETIN 116 AND TECHNICAL BULLETIN 117. HOWEVER, CARE SHOULD BE EXERCISED NEAR OPEN FLAME OR WITH BURNING CIGARETTES."

- c) Re-Upholstered Furniture. A re-upholstered article of seating furniture that meets the requirements of Section 300.25(c), and that is exempt from the requirements of Section 300.20, shall have a label permanently attached by the manufacturer to a surface of the article, stating the following:

## "NOTICE

THIS ARTICLE HAS BEEN RE-UPHOLSTERED FOR USE IN PUBLIC OCCUPANCIES AND MEETS THE FLAMMABILITY REQUIREMENTS OF 41 IL. ADM. CODE 300.25. THIS ARTICLE IS EXEMPT FROM THE FLAMMABILITY REQUIREMENTS OF CALIFORNIA BUREAU OF HOME FURNISHINGS TECHNICAL BULLETIN 133. HOWEVER, CARE SHOULD BE EXERCISED NEAR OPEN FLAME AND WITH BURNING CIGARETTES."

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- d) Furniture Granted Special Exemption. Any article of seating furniture meeting the requirements set forth in Section 300.40, shall have a label permanently attached by the manufacturer to a surface of the article of furniture. The label shall indicate the exemption number and date, manufacturer's name and address, and must state the following:

## "NOTICE

THIS ARTICLE HAS BEEN GIVEN A SPECIAL EXEMPTION BY THE OFFICE OF THE ILLINOIS STATE FIRE MARSHAL AND HAS NOT BEEN TESTED TO MEET THE REQUIREMENTS OF CALIFORNIA BUREAU OF HOME FURNISHINGS FLAMMABILITY REQUIREMENTS TECHNICAL BULLETINS 116, 117 OR 133. CARE SHOULD BE EXERCISED NEAR OPEN FLAME OR WITH BURNING CIGARETTES."

- e) Size of Labels. Required labels shall be a minimum of two inches by three inches in size. All wording shall be in plainly legible capital letters not less than one-eighth inch in height. The label shall be attached in an area accessible by the inspector, but as to not hinder or interfere with the aesthetics of the article.

## Section 300.35 Documentation

When a manufacturer labels an article of seating furniture under the requirements of Section 300.30, the manufacturer shall maintain a written record documenting the basis upon which it determined that the article met the requirements of Section 300.20. The documentation must include test data showing that at least one article of seating furniture was tested in conformance with and met the requirements of the applicable Technical Bulletin. The documentation must also clearly demonstrate that the labeled article would meet Technical Bulletins outlined in this Part based on comparisons to the test data. Copies of this documentation shall be transferred to the buyers or their agent upon sale of said furniture.

## Section 300.40 Furniture Granted Special Exemption

A public occupancy may request a special exemption from the provisions of these rules when testing of the seating furniture is prohibitive due to the uniqueness of the seating furniture and its particular function. The procedure for requesting a special exemption shall be:

- a) The public occupancy must submit documentation from the Manufacturer to the Office proving all of the following:



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- 1) That the particular seating furniture is of a unique construction and design that is required for a particular function, and
  - 2) That no other article of seating furniture will provide the same function, and
  - 3) That the manufacturer of the furniture refuses to submit the item to testing, and
  - 4) That no other manufacturer produces the item, or that all manufacturers have similarly refused, and
  - 5) That the item is not customarily manufactured for and used in public occupancies or is a specialized design manufactured in only limited quantities.
- b) The material covering the padding and filling material must be resistant to the spread of flame.
- c) The Office shall grant a special exemption within 30 days when the requirements above have been met. The Office will issue an exemption number and date, which shall be included on the label required in Section 300.30(d).
- d) A label as outlined in Section 300.30 (d) shall be permanently attached by the Manufacturer giving the exemption number and date, as well as the Manufacturer's name and address. The public occupancy must also maintain records of the article and the exemption.

Section 300.50 Enforcement

- a) Inspect, audit or review.
- 1) The Office shall inspect or audit the testing of seating furniture and shall review seating furniture records as necessary to verify compliance with the requirements of this Part. When requested by the Office, a manufacturer of seating furniture shall permit the Office to inspect or audit the testing of manufacturer's seating furniture and to review the manufacturer's documentation that an article complies with the applicable Technical Bulletins.

OFFICE OF THE STATE FIRE MARSHAL

NOTICE OF ADOPTED RULES

- 2) The Office shall inspect the labels to verify compliance with these requirements of this Part. The Office shall inspect and audit the documentation required for seating furniture as necessary to verify compliance.
- b) Removal or correction. When the Office has sufficient cause to believe that an article of seating furniture does not comply with this Part, and that the article is used or intended for use in a public occupancy, the Office shall order the removal or correction of the article as may be necessary for the enforcement of this Part and for the safeguarding of lives and property from fire.
- c) Administrative Hearing. The Office, upon request, shall conduct a hearing pursuant to 41 Illinois Administrative Code, Ill. Rev. Stat. 1991, ch. 127 1/2, par. 10, to review the order to remove or correct.



DEPARTMENT OF PUBLIC AID  
NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Aid to Families with Dependent Children

2) Code Citation: 89 Ill. Adm. Code 112

3) Section Number:  
112.127  
Adopted Action:  
Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13)

5) Effective Date of Amendments: December 14, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Do these Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: December 14, 1992

9) Notice of Proposal Published in Illinois Register:

August 28, 1992 (16 Ill. Reg. 13195)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

11) Differences between proposal and final version: In accordance with the recommendations of the Administrative Code Division, two technical changes have been made. The statutory citations were updated to the current year and the main source note was updated. No other changes have been made in the text of the amendments.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
112.9	Amendment	September 4, 1992 (16 Ill. Reg. 13381)
112.70	Amendment	March 6, 1992 (16 Ill. Reg. 3335)
112.71	Amendment	March 6, 1992 (16 Ill. Reg. 3335)
112.72	Amendment	March 6, 1992 (16 Ill. Reg. 3335)
112.74	Amendment	March 6, 1992 (16 Ill. Reg. 3335)
112.78	Amendment	March 6, 1992 (16 Ill. Reg. 3335)
112.79	Amendment	March 6, 1992 (16 Ill. Reg. 3335)
112.82	Amendment	March 6, 1992 (16 Ill. Reg. 3335)

NOTICE OF ADOPTED AMENDMENTS

Sections	Proposed Action	Illinois Register Citation
112.127	Amendment	December 18, 1992 (16 Ill. Reg. 19642)
112.153	Amendment	December 4, 1992 (16 Ill. Reg. 18216)
112.154	Repeal	September 25, 1992 (16 Ill. Reg. 14522)
112.330	Amendment	October 9, 1992 (16 Ill. Reg. 15277)

15) Summary and Purpose of Amendments: These amendments exempt that portion of a life insurance payment used to pay funeral, burial and medical expenses of the deceased. It applies to AFDC recipients who receive a life insurance settlement. Such exemption is allowed by federal regulation.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Judy Umunna  
Address: Bureau of Rules and Regulations  
Illinois Department of Public Aid  
100 South Grand Avenue East, Third Floor  
Springfield, Illinois 62762  
Telephone: (217) 524-3215

The full text of the Adopted Amendments begins on the next page:



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER b: ASSISTANCE PROGRAMS

## PART 112

## AID TO FAMILIES WITH DEPENDENT CHILDREN

## SUBPART A: GENERAL PROVISIONS

Section  
112.1  
112.5

Description of the Assistance Program  
Incorporation By Reference

## SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section  
112.8  
112.9  
EMERGENCY

Caretaker Relative  
Client Cooperation

112.10  
112.20  
112.30

Citizenship  
Residence  
Age

112.40  
112.50  
112.52

Relationship  
Living Arrangement  
Social Security Numbers

112.54  
112.60  
112.61

Assignment of Medical Support Rights  
Lack of Parental Support or Care  
Death of a Parent

112.62  
112.63  
112.64

Incapacity of a Parent  
Continued Absence of a Parent  
Unemployment of the Parent

## SUBPART C: PROJECT CHANCE

Section  
112.70  
112.71

Participation Requirements For Project Chance  
Individuals Exempt From Project Chance

112.72  
112.73

Project Chance Participation/Cooperation Requirements  
Failure to Participate with the Work Incentive Demonstration Program (Renumbered)

112.74  
112.76

Project Chance Initial Assessment Process/Development of an Employability Plan  
Project Chance Orientation

112.77  
112.78  
112.79

Conciliation and Fair Hearings  
Project Chance Components  
Project Chance Sanctions

112.80

Good Cause for Failure to Comply With Project Chance Participation Requirements

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

112.81 Responsible Relative Eligibility For Project Chance  
112.82 Project Chance Supportive Services  
112.83 Young Parents Program  
112.84 Work Experience Evaluation Project  
112.85 Four Year College/Vocational Training Demonstration Project

## SUBPART E: PROJECT ADVANCE

Section  
112.86  
112.87  
112.88

Project Advance  
Project Advance Experimental and Control Groups  
Project Advance Participation Requirements of Experimental Group Members and Adjudicated Fathers  
Project Advance Cooperation Requirements of Experimental Group Members and Adjudicated Fathers

112.90  
112.91  
112.93

Project Advance Sanctions  
Good Cause for Failure to Comply with Project Advance  
Individuals Exempt From Project Advance  
Project Advance Supportive Services

## SUBPART F: EXCHANGE PROGRAM

Section  
112.98

Exchange Program

## SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section  
112.100  
112.101  
112.105  
112.106

Unearned Income  
Unearned Income of Stepparent or Parent  
Budgeting Unearned Income  
Budgeting Unearned Income of Applicants Employed On Date of Application And/Or Date Of Decision  
Initial Receipt of Unearned Income

112.107  
112.108  
112.110  
112.115  
112.120  
112.125  
112.126  
112.127  
112.128  
112.130  
112.131  
112.132  
112.133  
112.134

Termination of Unearned Income  
Exempt Unearned Income  
Education Benefits  
Incentive Allowances  
Unearned Income In-Kind  
Earmarked Income  
Lump Sum Payments  
Protected Income  
Earned Income  
Earned Income Tax Credit  
Budgeting Earned Income  
Budgeting Earned Income of Applicants Employed On Date of Application And/Or Date Of Decision  
Initial Employment



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

112.135 Budgeting Earned Income For Contractual Employees  
112.136 Budgeting Earned Income For Non-Contractual School Employees  
112.137 Termination of Employment  
112.138 Transitional Payments (Repealed)  
112.140 Exempt Earned Income  
112.141 Earned Income Exemption  
112.142 Exclusion From Earned Income Exemption  
112.143 Recognized Employment Expenses  
112.144 Income From Work/Study/Training Program  
112.145 Earned Income From Self-Employment  
112.146 Earned Income From Roomer and Boarder  
112.147 Income From Rental Property  
112.148 Payments from the Illinois Department of Children and Family Services  
112.149 Earned Income In-Kind  
112.150 Assets  
112.151 Exempt Assets  
112.152 Asset Disregards  
112.153 Deferral of Consideration of Assets  
112.154 Property Transfers  
112.155 AFDC Income Limit

## SUBPART H: PAYMENT AMOUNTS

Section  
112.250 Grant Levels  
112.251 Payment Levels in AFDC  
112.252 Payment Levels in AFDC Group I Counties  
112.253 Payment Levels in AFDC Group II Counties  
112.254 Payment Levels in AFDC Group III Counties

## SUBPART I: OTHER PROVISIONS

Section  
112.300 Persons Who May Be Included in the Assistance Unit  
112.301 Presumptive Eligibility  
112.302 Monthly Reporting  
112.303 Retrospective Budgeting  
112.304 Budgeting Schedule  
112.305 Strikers  
112.306 Foster Care Program  
112.307 Responsibility of Sponsors of Aliens  
112.308 Special Needs Authorizations  
112.309 Institutional Status  
112.315 Young Parent Program (Renumbered)  
112.320 Redetermination of Eligibility  
112.330 Twelve Month Extension of Medical Assistance Due to Increased Income from Employment

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

112.331 Four Month Extension of Medical Assistance Due to Child Support Collections  
112.332 Extension of Medical Assistance Due to Loss of Earned Income Disregard (Repealed)  
112.340 New Start Payments to Individuals Released from Department of Corrections Facilities

## SUBPART J: CHILD CARE

Section  
112.350 Child Care  
112.352 Child Care Eligibility  
112.354 Qualified Provider  
112.356 Notification of Available Services  
112.358 Participant Rights and Responsibilities  
112.362 Additional Service to Secure or Maintain Child Care Arrangements  
112.364 Rates of Payment for Child Care  
112.366 Method of Providing Child Care

## SUBPART K: TRANSITIONAL CHILD CARE

Section  
112.400 Transitional Child Care Eligibility  
112.404 Duration of Eligibility for Transitional Child Care  
112.406 Loss of Eligibility for Transitional Child Care  
112.408 Qualified Child Care Providers  
112.410 Notification of Available Services  
112.412 Participant Rights and Responsibilities  
112.414 Child Care Overpayments and Recoveries  
112.416 Fees for Service for Transitional Child Care  
112.418 Rates of Payment for Transitional Child Care

AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1 et seq. and 12-13)

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40,



p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11047, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; rules repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. Reg. 15690, effective November 9, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. Reg. 17344, effective December 21, 1983; amended at 8 Ill. Reg. 213, effective December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January

1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; amended at 9 Ill. Reg. 17827 effective November 18, 1985; emergency amendment at 10 Ill. Reg. 354, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, effective May 1, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988; amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; amended at 13 Ill. Reg. 70, effective January 1, 1989; amended at 13 Ill. Reg. 6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 14 Ill. Reg. 3170, effective February 13, 1990; amended at 14 Ill. Reg. 3575, effective February 23, 1990; amended at 14 Ill. Reg. 6306, effective April 16, 1990; amended at 14 Ill. Reg. 10379, effective June 20, 1990; amended at 14 Ill. Reg. 13652, effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. 16937, effective September 30, 1990; emergency amendment at 15 Ill. Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 2862, effective February 4, 1991, for a maximum of 150 days; emergency expired July 4, 1991; amended at 15 Ill. Reg. 5275, effective April 1, 1991; amended at 15 Ill. Reg. 5684, effective April 10, 1991; amended at 15 Ill. Reg. 11127, effective July 19, 1991; amended at 15 Ill. Reg. 11447, effective July 25, 1991; amended at 15 Ill. Reg. 14227, effective September 30, 1991; amended at 15 Ill. Reg. 17308, effective November 18, 1991; amended at 16 Ill. Reg. 9972, effective June 15, 1992; emergency amendment at 16 Ill. Reg. 11652, effective July 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 11550, effective July 15, 1992; emergency amendment at 16 Ill. Reg. 13629, effective September 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 17724, effective November 9, 1992; amended at 16 Ill. Reg. 20147, effective December 14, 1992.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

## SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

## Section 112.127 Lump Sum Payments

- a) Income received either in the form of a one-time only payment that does not continue on a regular basis or in the form of a retroactive payment for income that continues on a regular basis is considered non-recurring lump sum income (i.e., a lump sum payment). Examples of non-recurring lump sum income are retroactive social security payments, retroactive unemployment insurance benefits, personal injury settlements, workers compensation injury settlements, lottery winnings, inheritances and insurance settlements.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 112.127 (continued)

- b) Any portion of the lump sum payment used to pay for expenses incurred as a result of the lump sum payment shall be exempt from consideration as non-recurring lump sum income as follows:

- 1) Personal Injury Settlement - That portion of a personal injury payment is exempt which is used to pay for:

- A) necessary costs of litigation or settlement, including attorney's fees;  
B) the Department's charge (See 89 Ill. Adm. Code § 102.260);  
C) medical costs resulting from the injury and paid by the client;  
D) expenses to repair or replace personal property which was damaged as a result of the injury.

- 2) Workers' Compensation Payment - That portion of a Workers' Compensation payment is exempt which is used to pay for:

- A) necessary costs of litigation or settlement, including attorney's fees;  
B) medical costs resulting from the injury and paid by the client.

- 3) Insurance Payments

- A) Insurance Payments - That portion of an insurance payment received due to loss is exempt when used to:
- i) Repair or replace a lost or damaged resource including but not limited to repair or replacement of home, furniture, or clothing lost or damaged in a fire or flood and repair or replacement of a car as a result of an accident or fire;
- ii) Pay the funeral/burial or medical expenses net-in excess-of-\$1500.00-of an insured where the client is the beneficiary of the insured's life insurance policy.
- B) Any insurance proceeds not spent or contracted to be spent as specified in subsection (b)(3)(A) within 60 days of receipt shall be budgeted as non-recurring lump sum income. A payment receipt shall be required as



## Section 112.127(b)(3)(B) (continued)

verification of any insurance-related expenses claimed as exempt under subsection (b)(3)(A).

- c) If the assistance unit receives lump sum payment income in any month which, together with all other income received, after application of the appropriate income deductions and exemptions of this Part, exceeds the applicable standard of need for that unit size (See 89 Ill. Adm. Code § 111.101), the assistance unit is ineligible for assistance for a specific period of time. The period of time of ineligibility is the whole number of months the total income received by the assistance unit (minus the deductions and exemptions) would meet the applicable standard of need. Any of this income left over after the above calculation shall be considered as income in the first month following the period of ineligibility.

- d) The assistance unit may apply to have the ineligibility period caused by receipt of non-recurring lump sum income shortened. The ineligibility period shall be shortened in the following situations:

- 1) When the non-recurring lump sum payment or a portion of the payment becomes unavailable to the family because the family incurs a loss due to fire, flood or natural disaster which occurred during the ineligibility period. That amount of the lump sum payment the client spends or contracts to spend within sixty (60) days of the fire, flood or natural disaster to repair or replace the lost or damaged property shall be deducted from the lump sum income when recalculating the period of ineligibility.

- 2) When the non-recurring lump sum payment or a portion of the lump sum payment becomes unavailable to the client due to payment of medical expenses which were incurred by a family member and paid in a month during the period of ineligibility caused by receipt of a lump sum payment. Only those expenses which the Department allows toward meeting spenddown (See 89 Ill. Adm. Code § 140.3) shall be considered allowable medical deductions when recalculating the period of ineligibility. The allowable medical expenses must have been incurred and paid during the ineligibility period. A payment receipt shall be required as verification.

- e) When an eligible dependent child joins the assistance unit during the period of ineligibility caused by receipt of a lump sum payment, a separate grant case may be established to provide cash and medical

## Section 112.127(e) (continued)

assistance for the new child. The period of ineligibility shall not change when an adult moves into the assistance unit.

(Source: Amended at 16 Ill. Reg. 20147, effective December 14, 1992)



## ILLINOIS RACING BOARD

## NOTICE OF ADOPTED REPEALER

- 1) The Heading of the Part: Pick Four and Pick Five Rules
- 2) Code Citation 11 Ill. Adm. Code 416
- 3) Section Number: 416.10 Adopted Action: Repeal  
416.20 Repeal  
416.30 Repeal  
416.40 Repeal  
416.50 Repeal  
416.60 Repeal  
416.70 Repeal  
416.80 Repeal  
416.90 Repeal
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 8, par 37-9(b)
- 5) Effective Date of Rule: December 11, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: December 11, 1992
- 9) Notice of Proposal Published in Illinois Register: 16 Ill. Reg. 12372 - August 7, 1992.
- 10) Has JCAR issued a Statement of Objections to these rules? No.
- 11) Differences between proposal and final version: No changes were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were required.
- 13) Will these amendments replace emergency amendments currently in effect? No.

## ILLINOIS RACING BOARD

## NOTICE OF ADOPTED REPEALER

- 14) Are there any other proposed amendments pending in this Part? No.
- 15) Summary and purpose of rules: This repeal removes rules which are now covered by Part 438 (11 Ill. Adm. Code 438) of the Illinois Racing Board rulebook.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board  
Legal Department  
State of Illinois Center  
100 West Randolph, Suite 11-100  
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:



TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY  
SUBTITLE B: HORSE RACING  
CHAPTER I: ILLINOIS RACING BOARD  
SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 416  
PICK FOUR & PICK FIVE RULES (REPEALED)

- Section 416.10 Pick Four or Pick Five  
416.20 Entries and Fields  
416.30 Pool Calculations  
416.40 Dead Heats  
416.50 Sale of Tickets  
416.60 Name and Notice  
416.70 Cancellation of Races  
416.80 Limitation on Multiple Wagers Does Not Apply (Repeated)  
416.90 Disclosure

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)).

SOURCE: Adopted at 4 Ill. Reg. 46, p. 1289, effective November 5, 1980; codified at 5 Ill. Reg. 10901; amended at 15 Ill. Reg. 11994, effective August 12, 1991; repealed at 16 Ill. Reg. 20159, effective December 11, 1992.

Section 416.10 Pick Four or Pick Five

A Pick Four or Pick Five wager combines the winners of four or five consecutive races, respectively. All Pick Four or Pick Five wagers shall be calculated in pools which are entirely separate from all other wagering pools. "Pick Four races" or "Pick Five races" shall mean the four or five consecutive races designated for the Pick Four or Pick Five.

Section 416.20 Entries and Fields

Entries and fields may race in Pick Four or Pick Five races, unless they are prohibited by other Board rules relating to other types of multiple wagering. However, if any part of an entry or field is a starter in a race, the entry or field selection shall remain as the designated selection in that race and no refund or exchange of that ticket shall be permitted.

ILLINOIS REGISTER

ILLINOIS RACING BOARD

NOTICE OF ADOPTED REPEALER

Section 416.30 Pool Calculations

The Pick Four and Pick Five pari-mutuel pools shall be calculated as follows:

- a) Winner Pool: The net amount in each pool shall be distributed equally to the holders of pari-mutuel tickets which correctly designate the most official winners of the Pick Four or Pick Five races.
- b) Scratch Pool: If a ticket designates as the selection to win in any one or more of the Pick Four or Pick Five races, a single wagering interest which is scratched or excused by the stewards or which is prevented from racing because of the failure of the stall doors of the starting gate to open or which is otherwise determined to be a non-starter in the race for which selected, the value of that ticket shall be withdrawn from the Winner pool. The total net value of all such withdrawn tickets shall be distributed equally as a consolation among the holders of withdrawn Pick Four or Pick Five tickets which have the next higher total of winning and scratched selections, including at least one winner. However, if such ticket is entitled to participate in the Winner Pool outlined above, it will not be withdrawn from that pool.

Section 416.40 Dead Heats

If there is a dead heat for win between two or more horses in any Pick Four or Pick Five race, all horses in the dead heat for win shall be considered equally as the winning horse in the race for the purpose of distributing the Pick Four or Pick Five pools.

Section 416.50 Sale of Tickets

No Pick Four or Pick Five ticket shall be sold, exchanged, or cancelled after the close of wagering on the first of the Pick Four or Pick Five races.

Section 416.60 Name and Notice

The organization licensee may give a different name to the Pick Four or Pick Five form of wagering but shall notify the Board of such choice of names. Each of the Pick Four or Pick Five races shall be clearly designated in the program. Pick Four or Pick Five tickets shall be clearly marked to indicate the type of wager.



## ILLINOIS RACING BOARD

## NOTICE OF ADOPTED REPEALER

## Section 416.70 Cancellation of Races

- a) Three or more: If the stewards cancel or declare as no contest three or more of the Pick Four or Pick Five races, all Pick Four or Pick Five tickets for that program shall be refunded and the Pick Four or Pick Five cancelled.
- b) One or two: If one or two of the Pick Four or Pick Five races are cancelled or declared as no contest on any program, the distribution of the net amount of the Pick Four or Pick Five pools shall be among the tickets which correctly designate the most winners in all the remaining races in such programs.

## Section 416.80 Limitation on Multiple Wagers Does Not Apply (Repealed)

(Source: Repealed at 15 Ill. Reg. 11994, effective August 12, 1991)

## Section 416.90 Disclosure

No person shall disclose the number of Pick Four or Pick Five tickets sold or the number or amount of tickets selecting winners of the Pick Four or Pick Five races prior to the time the Stewards have determined the last race comprising the Pick Four or Pick Five each day to be official.

## ILLINOIS RACING BOARD

## NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Pick N Wagering Pool
- 2) Code Citation 11 Ill. Adm. Code 438
- 3) Section Number: 438.40 Adopted Action: Amendment
- 4) Statutory Authority: 111. Rev. Stat. 1991, ch. 8, par 37-9(b)
- 5) Effective Date of Rule: December 11, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: December 11, 1992
- 9) Notice of Proposal Published in Illinois Register: 16 Ill. Reg. 12377 - August 7, 1992.
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: "(Repealed)" was added after the heading for Section 438.80.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were required.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No.
- 15) Summary and purpose of rules: This amendment clarifies the share of the Pick N pool for races involving a dead heat for win.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board  
Legal Department  
State of Illinois Center  
100 West Randolph, Suite 11-100  
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:



## ILLINOIS REGISTER

## ILLINOIS RACING BOARD

## NOTICE OF ADOPTED AMENDMENT(S)

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER 1: ILLINOIS RACING BOARD

## PART 438

## PICK N WAGERING POOL

Section	Pick N
438.10	Entries and Fields
438.20	Pool Calculations
438.30	Scratches
438.35	Dead Heats
438.40	Sale of Tickets
438.50	Name and Notice
438.60	Cancellation of Races
438.70	Limitation on Multiple Wagers Does Not Apply (Repealed)
438.80	Disclosure
438.90	Carryover Cap
438.100	Mandatory Distribution

AUTHORITY: Implementing and authorized by Section 9(a), (n) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, pars. 37-9(a), (n)).

SOURCE: Adopted at 14 Ill. Reg. 17653, effective October 16, 1990; amended at 15 Ill. Reg. 11996, effective August 12, 1991; amended at 16 Ill. Reg. 20164, effective December 11, 1992.

## Section 438.40 Dead Heats

If there is a dead heat for win between two or more horses in any Pick N race, ~~all horses in the dead heat for win shall be considered equally as the winning horse in the race for the purpose of distributing the Pick N pools~~ all dead heat combinations shall receive the same payout amount.

(Source: Amended at 16 Ill. Reg. 20164, effective December 11, 1992)

## ILLINOIS REGISTER

## ILLINOIS RACING BOARD

## NOTICE OF ADOPTED REPEALER

- 1) The Heading of the Part: Pick Six Rules
- 2) Code Citation 11 Ill. Adm. Code 417
- 3) Section Number: 417.10 Adopted Action: Repeal  
417.20 Repeal  
417.30 Repeal  
417.40 Repeal  
417.50 Repeal  
417.60 Repeal  
417.70 Repeal  
417.80 Repeal  
417.90 Repeal
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 8, par 37-9(b)
- 5) Effective Date of Rule: December 11, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: December 11, 1992
- 9) Notice of Proposal Published in Illinois Register: 16 Ill. Reg. 12379 - August 7, 1992.
- 10) Has JCAR issued a Statement of Objections to these rules? No.
- 11) Differences between proposal and final version: The main source note was corrected to include "emergency amendments at 13 Ill. Reg. 1899, effective January 29, 1989, for a maximum of 150 days; emergency expired June 21, 1989;". The Section number for "Pool Calculations" was changed from "417.20" to "417.30".
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were required.
- 13) Will these amendments replace emergency amendments currently in effect? No.



NOTICE OF ADOPTED REPEALER

- 14) Are there any other proposed amendments pending in this Part? No.
- 15) Summary and purpose of rules: This repeal removes rules which are now covered by Part 438 (11 Ill. Adm. Code 438) of the Illinois Racing Board rulebook.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board  
Legal Department  
State of Illinois Center  
100 West Randolph, Suite 11-100  
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

NOTICE OF ADOPTED REPEALER

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY  
SUBTITLE B: HORSE RACING  
CHAPTER I: ILLINOIS RACING BOARD  
SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 417  
PICK SIX RULES (REPEALED)

Section	Pick Six
417.10	Entries and Fields
417.20	Pool Calculations
417.30	Dead Heats
417.40	Sale of Tickets
417.50	Name and Notice
417.60	Cancellation of Races
417.70	Limitation on Multiple Wagers Does Not Apply (Repealed)
417.80	
417.90	Disclosure

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)).

SOURCE: Adopted at 4 Ill. Reg. 46, p. 1293, effective November 5, 1980; codified at 5 Ill. Reg. 10903; emergency amendments at 13 Ill. Reg. 1899, effective January 29, 1989, for a maximum of 150 days; emergency expired June 21, 1989; amended at 15 Ill. Reg. 12001, effective August 12, 1991; repealed at 16 Ill. Reg. 20166, effective December 11, 1992

Section 417.10 Pick Six

A Pick Six Wager combines the winners of six consecutive races. All Pick Six wagers will be calculated in a pool which is entirely separate from all other wagering pools. "Pick Six races" shall mean the six consecutive races designated for the Pick Six.

Section 417.20 Entries and Fields

Entries and fields may race in Pick Six races, unless they are prohibited by other Board rules relating to other types of multiple wagering rules. However, if any part of an entry or field is a starter in a race, the entry or field selection shall remain as the designated selection in that race and no refund or exchange of that ticket shall be permitted.



## ILLINOIS RACING BOARD

## ILLINOIS RACING BOARD

## NOTICE OF ADOPTED REPEALER

## NOTICE OF ADOPTED REPEALER

## Section 417.30 Pool Calculations

The Pick Six pari-mutuel pool shall be calculated as follows:

- a) Major Pool: Seventy-five percent (75%) of the net amount in the pool shall be distributed equally to the holders of pari-mutuel tickets which correctly designate the most official winners of the Pick Six races.
- b) Minor Pool: Twenty-five percent (25%) of the net amount in the pool shall be distributed equally to the holders of pari-mutuel tickets which correctly designate the second greatest number of official winners of the Pick Six races.

- c) Consolation Pool: If a ticket designates as the selection to win in any one or more of the Pick Six races, a single wagering interest which is scratched or excused by the stewards or which is prevented from racing because of the failure of the stall doors of the starting gate to open or which is otherwise determined to be a non-starter in the race for which selected, the value of that ticket shall be withdrawn from the Major and Minor Pick Six pools. The total net value of all such withdrawn pools shall be distributed equally as of consolation among the holders of such withdrawn Pick Six tickets which have a total of winnings and scratched selections, including at least one winner, to have qualified for at least the minor pool. However, if such ticket is entitled to participate in the Major or Minor Pool outlined above, it will not be withdrawn from that pool. For example: If "75" = Major Pool and "25" = Minor Pool and "C" = consolation pool, and if some tickets holders have chosen 6 winners, the pools could be constituted as follows:

	0	1	2	3	4	5	Total # of Scratches
1							
2		C	C				
3			C	C			
4				C	C		
5					C	C	
6							
Winners							
Total of							
Winners							

Comparable calculations can be drawn in fewer than six winners are selected.

## Section 417.40 Dead Heats

If there is a dead heat for win between two or more horses in any Pick Six race, all horses in the dead heat for win shall be considered equally as the winning horse in the race for the purpose of distributing the Pick Six pools.

## Section 417.50 Sale of Tickets

No Pick Six ticket shall be sold, exchanged, or cancelled after the close of wagering on the first of the Pick Six races.

## Section 417.60 Name and Notice

The organization licensee may give a different name to the Pick Six form of wagering but shall notify the Board of such choice of names. Each of the Pick Six races shall be clearly designated in the program. Pick Six tickets shall be clearly marked to indicate the type of wager.

## Section 417.70 Cancellation of Races

- a) Three or more: If the stewards cancel or declare as no contest three or more of the Pick Six races, all Pick Six tickets for that program shall be refunded and the Pick Six cancelled.
- b) One or two: If one or two of the Pick Six races are cancelled or declared as no contest on any program, the distribution of the net amount of the Pick Six pools shall be among the tickets which correctly designate the most winners in all the remaining races in such programs.

## Section 417.80 Limitation on Multiple Wagers Does Not Apply (Repealed)

(Source: Repealed at 15 Ill. Reg. 12001, effective August 12, 1991)

## Section 417.90 Disclosure

No person shall disclose the number of Pick Six tickets sold or the number or amount of tickets selecting winners of the Pick Six races prior to the time of the Stewards have determined the last race comprising the Pick Six each day to be official.



ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Totalizer Operations
- 2) Code Citation 11 Ill. Adm. Code 433
- 3) Section Number: 433.120 Adopted Action: Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 8, par 37-9(b)
- 5) Effective Date of Rule: December 9, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: December 9, 1992
- 9) Notice of Proposal Published in Illinois Register: 26 Ill. Reg. 11001 - July 10, 1992.
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: In the table of contents, Sections 433.100 and 433.295 were corrected to reflect "Marking of Tickets" and "Fax Machine", respectively. Section 433.120(a) was modified as follows:
  - a) Any wager with a price of \$500 or less may be cancelled at the option of the holder, without question.
  - b) Wagers with a price exceeding \$500 may only be cancelled with approval of the Mutuel Manager of the organization licensee (e.g., race moved from turf to dirt, late jockey/drive change, late scratch of horse).

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No.
- 15) Summary and purpose of rules: This rulemaking allows any pari-mutuel ticket with a price of \$500 or less to be cancelled without approval. Tickets exceeding \$500 will only be cancelled with approval of the Mutuel Manager.

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ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

- 16) Information and questions regarding these adopted amendments shall be directed to:

Illinois Racing Board, Legal Department  
100 West Randolph, Suite 11-100  
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:



## ILLINOIS RACING BOARD

## ILLINOIS RACING BOARD

## NOTICE OF ADOPTED AMENDMENT(S)

## NOTICE OF ADOPTED AMENDMENT(S)

## TITLE II: ALCOHOL, HORSE RACING, AND LOTTERY

## SUBTITLE B: HORSE RACING

## CHAPTER I: ILLINOIS RACING BOARD

## SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

## PART 433

## SUBPART E: TOTALIZATOR SYSTEM: SYSTEM REQUIREMENTS

## TOTALIZATOR OPERATIONS

## SUBPART A: DEFINITIONS AND GENERAL PROVISIONS

## Section

433.10 Definitions

433.15 Purpose

433.20 Pari-Mutuel Audit Unit

433.25 Access to Totalizator and Pari-Mutuel Facility

433.30 Work Area for Pari-Mutuel Auditors

433.35 System Failure

433.45 Waivers for Scientific Advancements

433.50 Filing

433.55 Standards

## SUBPART B: PROCEDURES AND REPORTS REQUIRED OF

## ORGANIZATION LICENSEES

## Section

433.60 Cashed Tickets

433.70 Summary of Pari-Mutuel Operations

## SUBPART C: MUTUEL TICKETS

## Section

433.100 Marketing Marking of Tickets

433.110 Status of Outs Account

433.120 Cancellation of Tickets

433.140 Computer Print-Outs

433.145 Additional Method of Calculation

## SUBPART D: MUTUEL FACILITIES; TICKETS; SPECIFICATIONS

## REQUIREMENTS AND PROCEDURES

## Section

433.200 No Reduction in Capacity

433.210 Totalizators

433.220 Final Confirmation

433.230 Status Report

433.240 Locking Devices

433.250 Control of Locking Devices

433.260 Accounting for Individual Tickets

433.270 Tickets

433.280 Security for Tote Equipment

433.290 Access to Tote Room

433.295 Fax Machine

433.298 Hot-Line Telephone

## Section

433.300 General System Requirements

433.310 Redundant Capabilities

433.320 Redundant Hardware

433.330 Stop Betting Command

433.340 Record of Stop Betting Command

433.350 Odds Board Control

433.360 Odds Update

433.370 Retention of Racing Program Data

433.380 Control Access to Tote Computer Equipment

433.390 Software

433.400 Provide Summary

433.410 Unique Ticket Number

433.420 Uncashed Tickets

433.430 Computer Produced Reports

433.440 Magnetic Log Files

433.450 Security Sub-System

433.460 Power Fluctuations

433.470 Two Independent Sets of Pool Totals

433.480 Loss of Communications Reports

433.490 Cancellations

## SUBPART F: TOTALIZATOR SYSTEM: PROCEDURAL REQUIREMENTS

## Section

433.500 General Procedural Requirements

433.510 Pre-Program Tests

433.520 Totalizator Programs

433.530 Duplicate Copy of Totalizator Programs

433.540 Notice of Software Modifications

433.550 Testing of Software Modifications

433.560 Controlling System Utilities

433.570 Access to Tote Room

433.580 Control Log

433.600 Back-Up Procedures

433.610 Shut-down Procedures

AUTHORITY: Implementing Section 15 and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b), 37-15).

SOURCE: Adopted at 11 Ill. Reg. 12380, effective July 18, 1987; amended at 15



ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

Ill. Reg. 2736, effective February 5, 1991; amended at 16 Ill. Reg. 20171, effective December 9, 1992.

Section 433.120 Cancellation of Tickets

Issued-tickets may be cancelled only under the following conditions:

- a) Error on the part of the seller, or where a patron claims that the ticket was not the one requested, and such claim is made before the patron leaves the seller's window and the ticket issuing machines have not been locked by the stewards, pursuant to Section 433.250, or Any wager with a price of \$500 or less may be cancelled, at the option of the holder, without question.
- b) When, on order of the stewards, the opportunity to cancel wagers is made available to all members of the public, because for example, a race scheduled for the turf has been moved to the dirt, or the favorite in an entry has been scratched. Wagers with a price exceeding \$500 may only be cancelled with approval of the Mutuel Manager of the organization licensee (e.g., race moved from turf to dirt, late jockey/driver change, late scratch of horse).

(Source: Amended at 16 Ill. Reg. 20171, effective December 9, 1992.)

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Trifecta
- 2) Code Citation 11 Ill. Adm. Code 409
- 3) Section Number: 409.20 Adopted Action: Amendment
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 8, par 37-9(b)
- 5) Effective Date of Rule: December 9, 1992
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: December 9, 1992
- 9) Notice of Proposal Published in Illinois Register: 16 Ill. Reg. 11005 - July 10, 1992.
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: The text "(i.e., two or more horses with a common interest)" after the text "only one entry" in Section 409.20(b). After the term "uncoupled" in Section 409.20(b) "(see 11 Ill. Adm. Code 1312.265 and 1413.48)" was added.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No.
- 15) Summary and purpose of rules: This amendment allows for one entry to participate in a trifecta race, only when said race is a stakes race with a minimum purse of \$25,000 and a minimum field of eight betting interests.
- 16) Information and questions regarding these adopted amendments shall be directed to:

Gina DiCaro  
Illinois Racing Board  
100 West Randolph, Suite 11-100  
Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:



## ILLINOIS REGISTER

## ILLINOIS RACING BOARD

## NOTICE OF PROPOSED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 409  
TRIFECTA

Section  
409.10  
409.20  
409.30  
409.40  
409.50  
409.60  
409.65  
409.70  
409.75  
409.80  
409.85  
409.90

Trifecta Wager  
Entries and Fields/~~Prohibited~~  
Winning Combinations  
Dead Heat  
Irregular Wagering Pattern  
Special Conditions for Thoroughbred Trifecta Races (Repealed)  
Trifecta Races  
Special Conditions for Harness Trifecta Races (Repealed)  
Restrictions on Thoroughbred Trifecta Races (Repealed)  
Waiver of Rules (Repealed)  
Restrictions on Harness Trifecta Races  
Minimum Fields

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)).

SOURCE: Adopted at 4 Ill. Reg. 38, p. 187, effective September 8, 1980; codified at 5 Ill. Reg. 10894; emergency amendment at 9 Ill. Reg. 2532, effective February 8, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 10270, effective June 21, 1985; amended at 14 Ill. Reg. 11317, effective July 3, 1990; amended at 14 Ill. Reg. 12265, effective July 13, 1990; amended at 14 Ill. Reg. 17670, effective October 16, 1990; amended at 14 Ill. Reg. 20063, effective December 4, 1990; amended at 16 Ill. Reg. 20176, effective December 9, 1992.

Section 409.20 Entries and Fields ~~Prohibited~~

- a) ~~Entries and Fields~~ are prohibited in Trifecta races.
- b) Only one entry (i.e., two or more horses with a common interest) either coupled or uncoupled (see 11 Ill. Adm. Code 1312.265 and 1413.48) shall be allowed in a trifecta race so long as it is a stakes race with a minimum purse of \$25,000 and a minimum field of eight betting interests.
- c) No entry, coupled or uncoupled, shall be allowed in a trifecta race which is not a stakes race.

## ILLINOIS REGISTER

## ILLINOIS RACING BOARD

## NOTICE OF PROPOSED AMENDMENTS

- d) No entry, coupled or uncoupled, shall be allowed in a stakes trifecta race when the minimum purse is less than \$25,000 or the number of betting interests fall below eight.

(Source: Amended at 16 Ill. Reg. 20176, effective December 9, 1992 )



## COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Residential Mortgage License Act of 1987
- 2) Code Citation: 38 Ill. Adm. Code 450
- 3) Section numbers Adopted Action

450.250	Amendment
450.255	Added
450.290	Amendment
- 4) Statutory Authority: Implementing and authorized by the Residential Mortgage License Act of 1987 (Ill. Rev. Stat. 1991, ch. 17, par. 2324-1(g)).
- 5) Effective Date of Adopted Amendments: December 9, 1992
- 6) Does this rulemaking contain an automatic repeal date: No.
- 7) Do the Amendments contain incorporations by reference: No.
- 8) Date Filed in Agency's Principal Office: July 20, 1992.
- 9) Date Notice of Proposed Amendments was published in Illinois Register: August 7, 1992, 16 Ill. Reg. 12406.
- 10) Has JCAR issued a Statement of Objections to this rule: No.
- 11) Differences between proposal and final version:

There were no substantive changes between proposal and final version of proposed amendments.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR:

There was not an agreement letter written by JCAR.

- 13) Will these amendments replace emergency amendments currently in effect: Yes.

- 14) Are there any other proposed amendments pending on this Part: No.

- 15) Summary and Purpose of Rules:

The rules in this Part implement the Residential Mortgage License Act of 1987 (Ill. Rev. Stat. 1991, ch. 17, pars. 2321-1 et seq.) which creates a thorough regulatory structure and

## COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

## NOTICE OF ADOPTED AMENDMENTS

consumer protection provision that recognizes the growing complexity and volume of mortgage banking in Illinois.

These amendments represent the culmination of a comprehensive review by the Agency.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Mr. Jay R. Stevenson, Deputy Commissioner  
Office of the Commissioner of Savings and Residential Finance  
(Formerly: Office of the Commissioner of Savings and Loan Associations)  
500 East Monroe, Suite 800  
Springfield, Illinois 62701-1509  
217/782-6169

The full text of the Adopted Amendments begins on the next page:



COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 38: FINANCIAL INSTITUTIONS  
CHAPTER III: COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

PART 450  
RESIDENTIAL MORTGAGE LICENSE ACT OF 1987

SUBPART A: DEFINITIONS

Section	
450.110	Act
450.115	Administrative Decision
450.120	Assisting
450.125	Commissioner
450.130	Control
450.140	Employee
450.150	Hearing Officer
450.170	Party
450.175	Principal Place of Business
450.185	State

SUBPART B: FEES

Section	
450.210	License Investigation Fees
450.220	License Fees
450.230	Amended License Fees - Corporate Changes
450.240	Duplicate Original License Fees
450.250	Examination Fees
450.255	Direct Expenses of Out-of-State Examinations
450.260	Additional Full-Service Office Fees
450.270	Hearing Fees
450.280	Late Fees (Repealed)
450.290	Manner of Payment

SUBPART C: LICENSING

Section	
450.310	Application for an Illinois Residential Mortgage License
450.320	Application for Renewal of an Illinois Residential Mortgage License
450.330	Waiver of License Fee
450.340	Full-Service Office
450.350	Additional Full-Service Office

SUBPART D: OPERATIONS AND SUPERVISION

Section	
450.410	Net Worth

ILLINOIS REGISTER

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF ADOPTED AMENDMENT(S)

450.420	Line of Credit (Repealed)
450.430	Late Audit Reports
450.440	Escrow
450.450	Audit Workpapers
450.460	Selection of Independent Auditor
450.470	Proceedings Affecting a License
450.475	Change in Business Activities
450.480	Change of Ownership, Control or Name or Address of Licensee
450.490	Bonding Requirements

SUBPART E: ANNUAL REPORT OF MORTGAGE ACTIVITY, MORTGAGE BROKERAGE  
ACTIVITY AND MORTGAGE SERVICING ACTIVITY

Section	
450.610	Filing Requirements
450.620	Reporting Forms
450.630	Annual Report of Mortgage Activity
450.640	Annual Report of Brokerage Activity
450.650	Annual Report of Servicing Activity
450.660	Verification

SUBPART F: FORECLOSURE RATE

Section	
450.710	Computation of National Residential Mortgage Foreclosure Rate
450.720	Computation of Illinois Residential Mortgage Foreclosure Rate
450.730	Excess Foreclosure Rate
450.740	Foreclosure Rate Hearing
450.750	Commissioner's Authority - Unusually High Rate

SUBPART G: SERVICING

Section	
450.810	New Loans
450.820	Transfer of Servicing
450.830	Real Property Tax and Hazard Insurance Payments
450.840	Payment Processing
450.850	Toll-Free Telephone Arrangement
450.860	Payoff of Outstanding Mortgage Loan

SUBPART H: ADVERTISING

Section	
450.910	General Prohibition
450.920	Definition of Advertisement
450.930	Compliance with Other Laws
450.940	Requirements
450.950	Misleading and Deceptive Advertising Prohibition



COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF ADOPTED AMENDMENT(S)

NOTICE OF ADOPTED AMENDMENT(S)

SUBPART N: ADMINISTRATIVE HEARING PROCEDURES

SUBPART I: LOAN BROKERAGE PRACTICES

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450.1520	Filing
450.1530	Form of Documents
450.1540	Computation of Time
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450.1580	Service of the Notice of Hearing
450.1590	Bill of Particulars or Motion for More Definite Statement
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450.1670	Subpoenas
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450.1710	Hostile Witnesses
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450.1740	Hearing Officer's Recommendation
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450.1760	Rehearings and Reopening of Hearings
450.1770	Costs of Hearing
450.1790	

AUTHORITY: Implementing and authorized by the Residential Mortgage License Act of 1987 (Ill. Rev. Stat. 1991, ch. 17, pars. 2321-1 et seq.).

SOURCE: Filed January 18, 1974; amended at 2 Ill. Reg. 2, p. 1, effective January 16, 1978; codified at 8 Ill. Reg. 4524; amended at 9 Ill. Reg. 17393, effective October 24, 1985; Part repealed, new Part adopted by emergency action at 12 Ill. Reg. 2203, effective January 29, 1988, for a maximum of 150 days; Part repealed, New Part adopted at 12 Ill. Reg. 8685, effective May 10, 1988; emergency amendments at 12 Ill. Reg. 9721, effective May 18, 1988, for a maximum of 150 days; adopted at 12 Ill. Reg. 17093, effective October 11, 1988; amended at 13 Ill. Reg. 17056, effective October 20, 1989; amended at 15 Ill. Reg. 8580, effective May 28, 1991; emergency amendment at 16 Ill. Reg. 2915, effective February 10, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 10463, effective June 23, 1992; emergency amendment at 16 Ill. Reg. 12634, effective August 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 20179, effective December 9, 1992.

Section	Loan Brokerage Agreement
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Section	Borrower Information Document
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450.1240	Good Faith Requirements
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SUBPART L: COMMITMENT AND CLOSING PRACTICES

Section	Approval Notice
450.1305	Inconsistent Conditions Prohibited
450.1310	Avoidance of Commitment
450.1315	Charges to Seller
450.1320	Intentional Delay
450.1325	No Duplication to Borrower of Seller's Costs
450.1330	Fees and Charges Prior to Closing
450.1335	Refunds on Failure to Close
450.1340	Representative at Closing
450.1345	Compliance with Other Laws
450.1350	Failure to Close - Disclosure
450.1355	Escrow Account Agreements at Closing
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Section	General
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## COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

## COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

## NOTICE OF ADOPTED AMENDMENT(S)

## NOTICE OF ADOPTED AMENDMENT(S)

## SUBPART B: FEES

(Source: Amended at 16 Ill. Reg. 20179, effective December 9, 1992)

## Section 450.250 Examination Fees

- a) Time expended in the conduct of any examination of the affairs of any licensee or its affiliates pursuant to the provision of Section 4-2 of the Act shall be billed by the Commissioner at a rate of \$400 per examiner day.
- b) Such fees shall be billed within forty-five (45) days following completion of the examination. However, the date of the billing shall not prejudice the validity of an invoice for any such fee or fees billed at a later date. Such fee shall be paid within thirty (30) days of receipt of the examination billing of the Commissioner.
- c) ~~When out-of-state travel occurs in the conduct of any examination, the licensee will be billed for travel time and expenses incurred in the performance of duties. Billings for such expenses shall not exceed amounts authorized pursuant to the travel regulations of the Department of Central Management Services/Governor's Travel Control Board set forth at 80 Ill. Adm. Code 2800-4.000-010.~~

(Source: Amended at 16 Ill. Reg. 20179, effective December 9, 1992)

## Section 450.255 Direct Expenses of Out-of-State Examinations

When out-of-state travel occurs in the conduct of any examination, the licensee shall make arrangements to reimburse directly to the examiner(s) all charges for services such as travel expenses, including airfare, hotel and per diem incurred by the employee. Such expenses are to be in accord with applicable travel regulations as published by the Department of Central Management Services and approved by the Governor's Travel Control Board set forth at 80 Ill. Adm. Code 2800 (Travel). Such direct payment of expenses are to be made on the form and as prescribed by the Commissioner. Payment for expenses billed to licensees under this Subpart shall be made by check payable to the examiner(s) and sent to the Springfield Office of the Commissioner for forwarding to the examiner. Such payment shall be sent by the licensee within five working days after receipt by the licensee of the bill for charges for services.

(Source: Added at 16 Ill. Reg. 20179, effective December 9, 1992)

## Section 450.290 Manner of Payment

Payment shall be in certified funds made payable to the Commissioner of Savings and Loan Associations, except in the case of direct expenses of out-of-state examinations, referred to in Section 450.255 of this Part, when payment is made directly payable to examiner(s).



DEPARTMENT OF REHABILITATION SERVICES

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENT

NOTICE OF CORRECTIONS TO NOTICE ONLY

- 1) The Heading of the Part: Auxiliary Aids

2) Code Citation: 89 Ill. Adm. Code 540

3) Section Numbers:  
540.50

4) Date Notice of Proposed Rules Published in the Illinois Register:  
December 4, 1992, 16 Ill. Reg. 18755

5) Reason for the Withdrawal: The copies of this amendment contained strike throughs and underlines from the internal Department of Rehabilitation sign off procedure that should have been deleted prior to being sent to Administrative Code Division.
- 1) Heading of the Part: Public Participation in the Air Pollution Control Permit Program for major sources in nonattainment areas.

2) Code Citation: 35 Ill. Adm. Code 252

3) The Notice of Proposed Amendments being corrected appeared at: 16 Ill. Reg. 18202, dated December 4, 1992.

4) The information being corrected is as follows: A Complete Description of the Subjects and Issues Involved: These proposed amendments revise the existing Public Participation Rules to be consistent with new requirements of the Clean Air Act as amended (42 U.S.C. §7401).



JOINT COMMITTEE ON ADMINISTRATIVE RULES

ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of December 9, 1992 through December 15, 1992, and have been scheduled for review by the Committee at its January 12, 1993 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bldg., Springfield, IL 62706.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
1/22/93	Department of Public Aid, General Assistance (89 Ill Adm Code 114)	10/9/92 16 Ill Reg 15287	1/12/93
1/22/93	Illinois Industrial Commission, Pre-Arbitration (50 Ill Adm Code 7020)	9/25/92 16 Ill Reg 14511	1/12/93
1/22/93	Department of Public Aid, Aid to Families with Dependent Children (89 Ill Adm Code 112)	10/9/92 16 Ill Reg 15277	1/12/93
1/22/93	Illinois Racing Board, Racetrack Operators and Their Duties (11 Ill Adm Code 1305)	2/14/92 16 Ill Reg 2439	1/12/93
1/22/93	Illinois Racing Board, Regulations for Meetings (11 Ill Adm Code 1424)	7/31/92 16 Ill Reg 12133	1/12/93
1/25/93	Office of the State Fire Marshal, Americans With Disabilities Act Grievance Procedure (4 Ill Adm Code 215)	2/7/92 16 Ill Reg 1954	1/12/93
1/25/93	Department of Transportation, Minimum Safety Standards for Construction of Type I School Buses (92 Ill Adm Code 440)	10/16/92 16 Ill Reg 15835	1/12/93
1/25/93	Department of Transportation, Minimum Safety Standards for Construction of Type II School Buses (92 Ill Adm Code 442)	10/16/92 16 Ill Reg 15845	1/12/93

PROCLAMATION

92-544

CERTIFIED PROFESSIONAL SECRETARIES MONTH

Whereas, the Certified Professional Secretaries (CPS) rating is one of the highest honors attainable in the secretarial profession. Professionals in government, business, and industry recognize that secretaries who have such a rating can be of valuable service to them; and

Whereas, to obtain the certification, secretaries must satisfactorily demonstrate their judgment, understanding, and administrative capabilities in an examination administered by the Institute for Certifying Secretaries; and

Whereas, certified secretaries possess knowledge and skill in business relationships, business and public policy, economics, management, communication, decision-making, financial analysis, and office procedures;

Whereas, the CPS rating has been awarded to 37,812 secretaries in our nation, 1,842 of whom live in Illinois. Our state ranks fourth in the United States in the number of CPS-rated individuals;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 1992 as CERTIFIED PROFESSIONAL SECRETARIES MONTH in Illinois and extend congratulations to secretaries who have earned this distinguished rating and to those striving for the honor.

Issued by the Governor August 30, 1992.  
Filed with the Secretary of State December 9, 1992.

92-545

COMMUNITY BANKING WEEK

Whereas, for more than a century, Illinois' community banks have provided the local support our communities need to grow and prosper; and

Whereas, that tradition of giving back to the community continues with more than 700 locally owned and operated community banks and more than 2,000 banking offices in our state; and

Whereas, Illinois community banks employ more than 20,000 workers and conscientiously and competitively serve more than 2 million account holders; and

Whereas, on the average, more than 95 percent of a community bank's loan portfolio is reinvested in the local area through means such as farm, commercial, and residential loans; and

Whereas, Illinois community banks are among the most well-capitalized banks in our nation; and

Whereas, during December 14-19, the Community Bankers Association of Illinois is celebrating Community Banking Week to recognize banks' contributions to our state's economic vitality and their continuing dedication to fulfilling our citizens'



credit needs;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 14-19, 1992, as COMMUNITY BANKING WEEK in Illinois.

Issued by the Governor November 24, 1992.

Filed with the Secretary of State December 9, 1992.

#### 92-546

##### PROJECT SERVE DAY

Whereas, the number of children growing up in violent, abusive, and crime-ridden environments is on the rise; and  
Whereas, the recent random shooting death of seven-year-old Dantrell Davis in the Cabrini-Green public housing complex in Chicago exemplifies the physical and emotional assaults our young people are enduring today; and

Whereas, we need to focus our attention, resources, teaching, and counseling on the children in our state; and

Whereas, for 10 years, the Fraternal Order of Police Lodge No. 20 has taken steps to improve the well-being of our young people through its Project Serve program; and

Whereas, Project Serve recruits volunteers to counsel young people and help them grow with hopes and goals for the future, aspirations rather than anger, and self-esteem instead of self-destruction;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 25, 1992, as PROJECT SERVE DAY in Illinois and commend the Fraternal Order of Police Lodge No. 20 on its invaluable efforts to improve the quality of life for our children.

Issued by the Governor November 24, 1992.

Filed with the Secretary of State December 9, 1992.

#### 92-547

##### COSMETOLOGY MONTH

Whereas, the National Cosmetology Association was established in Chicago in 1921. The association's activities benefit community charities and enhance the appearance of our greatest resource--our people; and

Whereas, October has been recognized as National Cosmetology Month, which will be observed across the nation by the 40,000 members of the National Cosmetology Association; and

Whereas, the 1992 theme of National Cosmetology Month is "A Time to Grow...Be the Best You Can Be!" and promotes self-worth and personal development;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 1992 as COSMETOLOGY MONTH in Illinois.

Issued by the Governor November 30, 1992.

Filed with the Secretary of State December 9, 1992.

#### 92-548

##### ILLINOIS STATEHOOD/175TH YEAR

Whereas, the State of Illinois was admitted into the Union on December 3, 1818, as the 21st state; and

Whereas, the Land of Lincoln has long been representative of the varied cultures and natural bounty of our land; and

Whereas, through the genius of its people, Illinois has developed a diverse culture and character and has given expression to the most fundamental principles on which our nation was built; and

Whereas, 1992 marks Illinois' 175th anniversary, an event that warrants a year-long celebration; and

Whereas, Illinoisans should celebrate this significant milestone in history by partaking in all our state has to offer;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 3, 1992, to December 3, 1993, as the 175TH YEAR OF ILLINOIS STATEHOOD and encourage citizens to participate in observances planned during this time so that they may help inscribe another noble chapter in the history of our state.

Issued by the Governor November 30, 1992.

Filed with the Secretary of State December 9, 1992.

#### 92-549

##### JACK YAGER DAY

Whereas, Little City Foundation is a nationally-recognized, nonsectarian organization serving children and adults with mental retardation and other developmental challenges such as Down's Syndrome, autism, cerebral palsy, epilepsy, visual and hearing impairments, and emotional disturbances; and

Whereas, Jack Yager, Chairman of the Central Conference of Teamsters, has played an active roll in maintaining the 20-year relationship between teamsters and Little City Foundation. During that time, teamsters have been responsible for raising more than \$3 million for the foundation; and

Whereas, Jack Yager has built a long, distinguished record of community service through his support of various charitable causes such as the Muscular Dystrophy Association, the Cystic Fibrosis Foundation, the American Cancer Society and the Hurricane Andrew Relief Fund; and

Whereas, Jack Yager earned a Purple Heart, the President Unit Citation, and the Bronze Star for serving his country during World War II; and

Whereas, on December 15, the Little City Foundation will honor Jack for his exceptional dedication to people with mental retardation and other developmental challenges;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 15, 1992, as JACK YAGER DAY in Illinois and



commend Jack on the contributions he has made to his community.  
Issued by the Governor November 30, 1992.  
Filed with the Secretary of State December 9, 1992.

## 92-550

## PRINCIPAL'S SCHOLARS PROGRAM LEADERSHIP DAYS

Whereas, the Principal's Scholars Program is a cooperative project of the University of Illinois at Champaign-Urbana, the Ada S. McKinley Educational Services, private sponsors, and participating high schools and organizations; and

Whereas, the program was initiated in 1975 in seven Chicago public high schools and has grown to include a total of nearly 2,400 students from 35 high schools in Chicago, Decatur, East St. Louis, Champaign-Urbana, and Rockford; and

Whereas, the Principal's Scholars Program seeks to increase the number of minority/disadvantaged students interested in and eligible for entering technical programs at selective admissions institutions; and

Whereas, students in the program are required to maintain a 'B' average, follow a college preparatory curriculum, and participate in supplemental activities; and

Whereas, parental participation is a key component of the program. The program holds local meetings for parents' input and sponsors a statewide parental conference to promote interaction among parents; and

Whereas, the Annual Principal's Scholars Program Leadership Conference will be held December 1-3, 1992, in Springfield;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 1-3, 1992, as PRINCIPAL'S SCHOLARS PROGRAM LEADERSHIP DAYS in Illinois.

Issued by the Governor November 30, 1992.

Filed with the Secretary of State December 9, 1992.

## 92-551

## TREE OF MEMORIES MONTH

Whereas, during the holidays, it is truly fitting to remember times spent with loved ones who are no longer with us; and

Whereas, Judith C. Lorence originated the Tree of Memories in remembrance of her father, with the idea that others could place an ornament on the special tree to honor loved ones who have passed away; and

Whereas, support for the Tree of Memories will be shown in Illinois through display of trees in Algonquin and Elgin from December 3, 1992, through January 3, 1993. The display is sponsored by Wait-Ross-Allanson Funeral Service; and

Whereas, individuals wishing to remember loved ones who have passed away are welcome to bring ornaments to the "Tree of Memories;"

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 3, 1992, through January 3, 1993, as TREE OF MEMORIES MONTH in Illinois.

Issued by the Governor November 30, 1992.

Filed with the Secretary of State December 9, 1992.

## 92-552

## TOYS FOR TOTS WEEK

Whereas, since 1947, the Marine Corps Reserve has conducted an annual Toys for Tots program to provide toys for needy children at Christmas; and

Whereas, the program has grown from a local collection effort to a nationwide program now distributing more than 8 million new toys annually to more than 3 million needy children; and

Whereas, donors, volunteer workers, and sponsors include a broad array of citizens, corporations, small businesses, and local officials of public and private groups from our state who contribute time, toys, and funding to help make Christmas a joyful occasion for needy children; and

Whereas, this steadily growing volunteer program continues to be a source of delight and fulfillment for donors and recipients alike;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 6-12, 1992, as TOYS FOR TOTS WEEK in Illinois and commend the Marine Corps Reserve on its efforts to generate happiness for our young people.

Issued by the Governor December 1, 1992.

Filed with the Secretary of State December 9, 1992.

## 92-553

## YEAR OF AMERICAN CRAFT

Whereas, Illinois has a rich heritage of traditional crafts, reflecting our diverse cultural foundations; and

Whereas, Illinois has a vibrant community of craftspeople producing high quality contemporary and traditional crafts; and

Whereas, the crafts are a major economic force in the state and contribute to tourism in southern Illinois; and

Whereas, the State of Illinois is committed to promoting Illinois crafts internationally through the Illinois Artisans Program; and

Whereas, objects made by hand, whether for practical use in the home or for a major public work of art, enhance the quality of our daily lives;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim 1993 as THE YEAR OF AMERICAN CRAFT in Illinois and encourage all citizens to participate in the wide range of activities which will pay tribute to the broad spectrum of crafts in America, support craftspeople in the creation of new work, and



involve children in experiencing the creative work of the hand and understanding the value of craftsmanship.  
Issued by the Governor December 2, 1992.  
Filed with the Secretary of State December 9, 1992.

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AGRICULTURE, DEPARTMENT OF (CONT'D)

- 8 III. Adm. Code 115 III. Pseudorabies Control Act (P-3661; A-11781)
- 8 III. Adm. Code 256 Lawncare & Wash Water Rinsate Collection (P-14975)
- 8 III. Adm. Code 40 Livestock Auction Markets (P-3673; A-11793)
- 8 III. Adm. Code 125 Meat & Poultry Inspection Act (PP-1899) (P-1921; A-8349) (PP-11687) (PP-11963) (PP-12234) (PP-16337) (PP-17165)
- 2 III. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-3893)
- 8 III. Adm. Code 235 Seed Arbitration (P-2969; A-8361)
- 8 III. Adm. Code 211 Soil Amendments (P-7955; A-13794)
- 68 III. Adm. Code 580 Specialty Farm Product Buyers Act (P-8671; A-15913)
- 8 III. Adm. Code 5 Standardization of Agriculture Products (P-3231; A-8364)
- 8 III. Adm. Code 105 Swine Disease Control & Eradication Act (P-3680; A-11799)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF

- 4 III. Adm. Code 500 Americans With Disabilities Act Grievance Procedure (P-2721; A-11426)

- 77 III. Adm. Code 2031 Award Criteria & Procedure (P-9149/91; AR-2455)

- 77 III. Adm. Code 2030 Award & Monitoring of Funds (P-9083/91; A-2457)

- 77 III. Adm. Code 2056 Driving Under the Influence Programs (P-4567; A-15917)

- 77 III. Adm. Code 2030 Fiscal & Programmatic Requirements (P-9153/91; AR-2530)

- 77 III. Adm. Code 2090 Subacute Alcoholism & Substance Abuse Treatment Services (P-5104; A-11807)

- 77 III. Adm. Code 2032 Suspension & Termination of Financial Assistance (P-9218; AR-2533)

- 77 III. Adm. Code 2080 Triplicate Prescription Control Program (P-11367; O-16691; RC-16692)

APPELLATE PROSECUTOR, STATE'S ATTORNEYS

- 2 III. Adm. Code 351 Freedom of Information (A-13229)

ATTORNEY GENERAL

- 4 III. Adm. Code 125 Americans With Disabilities Act Grievance Procedure (P-2283)

BANKS AND TRUST COMPANIES, COMMISSIONER OF

- 38 III. Adm. Code 307 Acquisition of Former Main Banking Premises or Branches of Eligible Depository Institutions (P-5391; A-12416)

- 38 III. Adm. Code 354 Administration of Assets Obtained in Collection of a Debt (P-5395; A-12420)

- 4 III. Adm. Code 375 Americans With Disabilities Act Grievance Procedure (P-4125; A-15976)

- 38 III. Adm. Code 310 Electronic Fund Transfers (P-10125; RC-16693; A-17589) (E-10353; RC-12643)

CAPITAL DEVELOPMENT BOARD

- 4 III. Adm. Code 725 Americans With Disabilities Act Grievance Procedure (P-3689; A-11432)

- 44 III. Adm. Code 950 Prequalification & Suspension of Contractors (P-3695; A-12424)

- 2 III. Adm. Code 1650 Rules of the Capital Development Board (A-13237)

CARNIVAL-AMUSEMENT SAFETY BOARD

- 56 III. Adm. Code 6000 Carnival & Amusement Ride Inspection Law (P-5399; A-12436) (P-7543; A-15415) (E-7716)

ACTION CODES

- A - Adopted Rule
- AR - Adopted Repealer
- C - Notice of Corrections
- CC - Codification Changes
- E - Emergency Rule
- ER - Emergency Repealer
- M - Modification to meet JCAR objections
- O - JCAR Statement of Objections
- RQ - Request for Correction
- EC - Expedited Corrections
- P - Proposed Rule
- PF - Prohibited Filing Order by JCAR\*
- PP - Peremptory or Court Ordered Rules
- PR - Proposed Repealer
- R - Refusal to meet JCAR Objection
- RC - Statement of Recommendation
- S - Suspension ordered by JCAR
- W - Withdrawal to meet JCAR Objections

\*Joint Committee on Administrative Rules

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

- 62 III. Adm. Code 2501 Abandoned Mined Lands Reclamation (P-2719; A-8345) (E-2897) (P-11363) (P-14335/91; A-11403) (E-11625)

- 4 III. Adm. Code 1000 Americans With Disabilities Act Grievance Procedure (P-12799; A-20092)

AGING, DEPARTMENT ON

- 89 III. Adm. Code 240 Community Care Program (E-17398/91; S-1744; W-2955; M-2943) (P-17007/91; PF-1744; M-2930; A-11731) (E-2630) (E-2901) (E-4069; RC-6898) (P-4087; C-5083; A-14565) (P-12251; C-13662) (E-12615; M-16680) (P-11363; A-18767) (A-11403) (E-11625) (O-15183) (P-15203)

- 89 III. Adm. Code 230 Older Americans Act Programs (P-3605; A-15401) (O-15184) (R-15590)

AGRICULTURE, DEPARTMENT OF

- 8 III. Adm. Code 1 Administrative Rules (Formal Administrative Proceedings; Contested Cases; Petitions; Declaratory Rulings; Public Disclosure) (P-8631; A-15850)

- 4 III. Adm. Code 550 Americans With Disabilities Act Grievance Procedure (P-5097; A-11744)

- 8 III. Adm. Code 30 Animal Control Act (P-3618; A-11751)

- 8 III. Adm. Code 110 Animal Diagnostic Laboratory Act (P-3624; A-11416)

- 8 III. Adm. Code 200 Commercial Feed Act (P-9169; A-15889)

- 8 III. Adm. Code 85 Diseased Animals (P-3635; A-11756)

- 8 III. Adm. Code 305 Governor's Agricultural Heritage Award (P-7949; A-13788)

- 8 III. Adm. Code 55 Hatcheries, Poultry Flocks, & Produce Thereof (P-3646; A-11766)

- 8 III. Adm. Code 90 III. Dead Animal Disposal Act (P-3653; A-11773)



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**CUMULATIVE INDEX**

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- 44 Ill. Adm. Code 5000 Acquisition, Management & Disposal of Real Property (P-11378)
- 4 Ill. Adm. Code 450 Americans With Disabilities Act Grievance Procedure (P-2292; A-8944)
- 80 Ill. Adm. Code 303 Conditions of Employment (P-327; A-8368) (P-19285)
- 89 Ill. Adm. Code 1300 Day Care (P-5141/91; A-4819)
- 80 Ill. Adm. Code 304 General Provisions (P-334; RC-10499)
- 80 Ill. Adm. Code 302 Merit & Fitness (P-336; A-8375; A-13489) (P-11390; A-17607) (E-11645; O-13371) (P-17187)
- 44 Ill. Adm. Code 5010 Marking, Inventory, Transfer & Disposal of State-Owned Personal Property (P-10127; A-17595)
- 80 Ill. Adm. Code 310 Pay Plan (E-711) (P-12051/91; A-3450) (PP-5068; RC-6899) (P-6521) (E-6888) (PP-7056) (E-8239) (P-342; A-8382) (P-13179) (P-13679) (E-13950) (P-14001) (E-14452) (P-18139)
- 44 Ill. Adm. Code 5030 Personal Use of State Telephones (P-18013/91; A-4826)
- 80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-3235; A-11438)
- 40 Ill. Adm. Code 1 Standard Procurement (P-12808) (E-13118)
- 80 Ill. Adm. Code 2110 State of Ill. Dependent Care Assistance Plan (P-12064/91; A-13801)
- 80 Ill. Adm. Code 2120 State of Ill. Medical Care Assistance Plan (P-12074/91; A-13811)
- 80 Ill. Adm. Code 2800 Travel (P-15199/91; A-4831) (P-7079; A-13823)

**CHILDREN AND FAMILY SERVICES, DEPARTMENT OF**

- 89 Ill. Adm. Code 304 Access to & Eligibility for Child Welfare Services (P-7545)
- 89 Ill. Adm. Code 336 Appeal of Child Abuse & Neglect Investigation Findings (P-7963)
- 89 Ill. Adm. Code 305 Client Service Planning (P-5403; A-16552) (A-12772)
- 89 Ill. Adm. Code 377 Facilities & Programs Exempt from Licensure (P-7553)
- 89 Ill. Adm. Code 352 Financial Responsibility of Parents or Guardians of the Estates of Children (P-13229/91; A-3924)
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**TYPE OF RULEMAKING**      **ACTION CODES**

am = amendment to existing Section	A = Adopted rule	PF = Prohibited filing
cc = codification changes	C = Correction	S = Suspension
n = new Section	P = Proposed Rule	O = JCAR Objection
r = repeal of existing Section	E = Emergency rule	R = Refusal to Modify
re = recodified	PP = Peremptory rule	F = Failure to Remedy
# = renumbered	M = Modification	Objections Objection
	W = Withdrawal	RC = Recommendation
	RQ = Request for Correction	EC = Expedited Correction
		CC = Codification Changes



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125.40	n	(P-2283)
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125.60	n	(P-2283)
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175.50	n	(P-9129)
175.60	n	(P-9129)
175.70	n	(P-9129)
225.10	n	(P-7749)
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275.40	n	(P-2010; A-7003)
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325.160	n	(P-2113; A-8565)
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350.110	n	(P-2106)
350.120	n	(P-2106)
350.130	n	(P-2106)
350.140	n	(P-2106)
350.150	n	(P-2106)
350.160	n	(P-2106)
350.170	n	(P-2106)
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375.20	n	(P-4125; A-15976)
375.30	n	(P-4125; A-15976)
375.40	n	(P-4125; A-15976)
375.50	n	(P-4125; A-15976)
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450.30	n	(P-2292; A-8944)
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550.20	n	(P-5097; A-11744)	n	725.30	n	(P-3689; A-11432)
550.30	n	(P-5097; A-11744)	n	725.40	n	(P-3689; A-11432)
550.40	n	(P-5097; A-11744)	n	725.50	n	(P-3689; A-11432)
550.50	n	(P-5097; A-11744)	n	725.60	n	(P-3689; A-11432)
550.60	n	(P-5097; A-11744)	n	725.70	n	(P-3689; A-11432)
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575.30	n	(P-7083; A-14621)	n	750.40	n	(P-8338; A-14418)
575.40	n	(P-7083; A-14621)	n	750.50	n	(P-8338; A-14418)
575.50	n	(P-7083; A-14621)	n	750.60	n	(P-8338; A-14418)
575.60	n	(P-7083; A-14621)	n	750.70	n	(P-8338; A-14418)
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600.20	n	(P-5569; A-18062)	n	775.20	n	(P-13710)
600.30	n	(P-5569; A-18062)	n	775.30	n	(P-13710)
600.40	n	(P-5569; A-18062)	n	775.40	n	(P-13710)
600.50	n	(P-5569; A-18062)	n	775.50	n	(P-13710)
600.60	n	(P-5569; A-18062)	n	775.60	n	(P-13710)
600.70	n	(P-5569; A-18062)	n	775.70	n	(P-13710)
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625.30	n	(P-2322; A-10282)	n	800.30	n	(P-11988)
625.40	n	(P-2322; A-10282)	n	800.40	n	(P-11988)
625.50	n	(P-2322; A-10282)	n	800.50	n	(P-11988)
625.60	n	(P-2322; A-10282)	n	800.60	n	(P-11988)
625.70	n	(P-2322; A-10282)	n	800.70	n	(P-11988)
625.80	n	(P-2322; A-10282)	n	800.80	n	(P-11988)
625 Ap.A	n	(P-2322; A-10282)	n	800 Ap.A	n	(P-11988)
650.10	n	(P-3253; A-8503)	n	850.10	n	(P-8026; A-18069)
650.20	n	(P-3253; A-8503)	n	850.20	n	(P-8026; A-18069)
650.30	n	(P-3253; A-8503)	n	850.30	n	(P-8026; A-18069)
650.40	n	(P-3253; A-8503)	n	850.40	n	(P-8026; A-18069)
650.50	n	(P-3253; A-8503)	n	850.50	n	(P-8026; A-18069)
650.60	n	(P-3253; A-8503)	n	850.60	n	(P-8026; A-18069)
650.70	n	(P-3253; A-8503)	n	850.70	n	(P-8026; A-18069)



TITLE 8 (CONT'D)		TITLE 8 (CONT'D)		TITLE 11	
1.285	am	(P-8631; A-15850)	105.5	am	(P-3680; A-11799)
1.295	am	(P-8631; A-15850)	105.30	am	(P-3680; A-11799)
1.300	am	(P-8631; A-15850)	105.90	n	(P-3680; A-11799)
1.305	am	(P-8631; A-15850)	110.50	am	(P-3624)
1.310	r	(P-8631; A-15850)	110.80	am	(P-3624)
1.315	r	(P-8631; A-15850)	110.90	am	(P-3624)
1.320	r	(P-8631; A-15850)	110.110	am	(P-3624)
1.325	r	(P-8631; A-15850)	110.120	am	(P-3624)
1.330	r	(P-8631; A-15850)	115.10	am	(P-3661; A-11781)
1.335	r	(P-8631; A-15850)	115.20	am	(P-3661; A-11781)
1.340	r	(P-8631; A-15850)	115.30	am	(P-3661; A-11781)
1.345	r	(P-8631; A-15850)	115.50	am	(P-3661; A-11781)
1.350	r	(P-8631; A-15850)	115.70	am	(P-3661; A-11781)
1.400	r	(P-8631; A-15850)	115.80	am	(P-8898; W-11972)
1.410	r	(P-8631; A-15850)	115.100	am	(P-1921; A-8349)
1.415	r	(P-8631; A-15850)	121.25	am	(PP-17165)
1.420	r	(P-8631; A-15850)	125.10	am	(PP-11963) (PP-17165)
1.425	r	(P-8631; A-15850)	125.30	am	(P-1921; A-8349)
1.435	r	(P-8631; A-15850)	125.100	am	(PP-1899)
1.445	r	(P-8631; A-15850)	125.190	am	(P-1921; A-8349)
1.500	am	(P-8631; A-15850)	125.260	am	(PP-11687)
II.A	am	(P-8631; A-15850)			(PP-17165)
II.B	am	(P-8631; A-15850)			(PP-11687)
5.90	r	(P-3231; A-8364)	125.270	am	(P-1921; A-8349)
30.150	am	(P-3618; A-11751)			(PP-11687)
40.5	am	(P-3673; A-11793)	125.280	am	(PP-11687)
40.60	am	(P-3673; A-11793)	125.290	am	(PP-11687)
40.100	am	(P-3673; A-11793)	125.295	n	(P-1921; A-8349)
40.170	am	(P-3673; A-11793)	125.380	am	(PP-1899) (PP-11687)
55.10	am	(P-3646; A-11766)			(PP-17165)
55.40	am	(P-3646; A-11766)	125.390	am	(P-1921; A-8349)
55.45	am	(P-3646; A-11766)			(PP-12234) (PP-17165)
55.50	am	(P-3646; A-11766)	200.10	r	(P-9169; A-15889)
55.90	am	(P-3646; A-11766)	200.15	n	(P-9169; A-15889)
55.100	am	(P-3646; A-11766)	200.20	r	(P-9169; A-15889)
85.5	am	(P-3635; A-11756)	200.25	n	(P-9169; A-15889)
85.10	am	(P-3635; A-11756)	200.30	r	(P-9169; A-15889)
85.15	am	(P-3635; A-11756)	200.35	n	(P-9169; A-15889)
85.75	am	(P-3635; A-11756)	200.40	r	(P-9169; A-15889)
85.100	am	(P-3635; A-11756)	200.45	n	(P-9169; A-15889)
85.115	am	(P-3635; A-11756)	200.50	r	(P-9169; A-15889)
85.120	n	(P-3635; A-11756)	200.55	n	(P-9169; A-15889)
90.5	n	(P-3653; A-11773)	200.60	r	(P-9169; A-15889)
90.110	am	(P-3653; A-11773)	200.65	n	(P-9169; A-15889)
100.50	am	(P-3624; A-11416)	200.70	n	(P-9169; A-15889)
100.80	am	(P-3624; A-11416)	200.75	n	(P-9169; A-15889)
100.90	am	(P-3624; A-11416)	200.85	n	(P-9169; A-15889)
100.110	am	(P-3624; A-11416)	200.90	r	(P-9169; A-15889)
100.120	am	(P-3624; A-11416)	200.95	n	(P-9169; A-15889)
			200.100	r	(P-9169; A-15889)

TITLE 8 (CONT'D)		TITLE 8 (CONT'D)		TITLE 8 (CONT'D)		TITLE 11						
1.285	am	(P-8631; A-15850)	105.5	am	(P-3680; A-11799)	200.110	r	(P-9169; A-15889)	205.110	n	(E-16318)	
1.295	am	(P-8631; A-15850)	105.10	am	(P-3680; A-11799)	(P-3680; A-11799)	200.120	n	(P-9169; A-15889)	405.90	am	(P-2436; A-8232)
1.300	am	(P-8631; A-15850)	105.30	am	(P-3680; A-11799)	(P-3680; A-11799)	200.130	n	(P-9169; A-15889)	409.20	am	(P-11005; A-20176)
1.305	am	(P-8631; A-15850)	105.90	n	(P-3624)	(P-3624)	200.140	n	(P-9169; A-15889)	415.60	n	(P-1263; A-7486)
1.310	r	(P-8631; A-15850)	110.80	am	(P-3624)	(P-3624)	200.150	n	(P-9169; A-15889)	416.10	r	(P-12372; A-20159)
1.315	r	(P-8631; A-15850)	110.90	am	(P-3624)	(P-3624)	200.160	n	(P-9169; A-15889)	416.20	r	(P-12372; A-20159)
1.320	r	(P-8631; A-15850)	110.110	am	(P-3624)	(P-3624)	200.170	n	(P-9169; A-15889)	416.30	r	(P-12372; A-20159)
1.325	r	(P-8631; A-15850)	110.120	am	(P-3624)	(P-3624)	200.200	n	(P-9169; A-15889)	416.40	r	(P-12372; A-20159)
1.330	r	(P-8631; A-15850)	115.10	am	(P-3661; A-11781)	(P-3661; A-11781)	200.210	n	(P-9169; A-15889)	416.50	r	(P-12372; A-20159)
1.335	r	(P-8631; A-15850)	115.20	am	(P-3661; A-11781)	(P-3661; A-11781)	200.220	n	(P-9169; A-15889)	416.60	r	(P-12372; A-20159)
1.340	r	(P-8631; A-15850)	115.30	am	(P-3661; A-11781)	(P-3661; A-11781)	211.10	n	(P-7955; A-13794)	416.70	r	(P-12372; A-20159)
1.345	r	(P-8631; A-15850)	115.50	am	(P-3661; A-11781)	(P-3661; A-11781)	211.20	n	(P-7955; A-13794)	416.80	r	(P-12372; A-20159)
1.350	r	(P-8631; A-15850)	115.70	am	(P-3661; A-11781)	(P-3661; A-11781)	211.30	n	(P-7955; A-13794)	416.90	r	(P-12372; A-20159)
1.400	r	(P-8631; A-15850)	115.80	am	(P-3661; A-11781)	(P-3661; A-11781)	211.40	n	(P-7955; A-13794)	417.10	r	(P-12379; A-20166)
1.410	r	(P-8631; A-15850)	115.100	am	(P-3661; A-11781)	(P-3661; A-11781)	211.50	n	(P-7955; A-13794)	417.20	r	(P-12379; A-20166)
1.415	r	(P-8631; A-15850)	121.25	am	(P-8898; W-11972)	(P-8898; W-11972)	211.60	n	(P-7955; A-13794)	417.30	r	(P-12379; A-20166)
1.420	r	(P-8631; A-15850)	121.25	am	(P-1921; A-8349)	(P-1921; A-8349)	211.70	n	(P-7955; A-13794)	417.40	r	(P-12379; A-20166)
1.425	r	(P-8631; A-15850)	125.10	am	(PP-17165)	(PP-17165)	211.80	n	(P-7955; A-13794)	417.50	r	(P-12379; A-20166)
1.435	r	(P-8631; A-15850)	125.100	am	(PP-11963) (PP-17165)	(PP-11963) (PP-17165)	235.10	n	(P-7955; A-13794)	417.60	r	(P-12379; A-20166)
1.445	r	(P-8631; A-15850)	125.190	am	(P-1921; A-8349)	(P-1921; A-8349)	235.20	n	(P-2969; A-8361)	417.70	r	(P-12379; A-20166)
1.500	am	(P-8631; A-15850)	125.260	am	(P-1899)	(P-1899)	256.10	n	(P-2969; A-8361)	417.80	r	(P-12379; A-20166)
II.A	am	(P-8631; A-15850)			(P-1921; A-8349)	(P-1921; A-8349)	256.20	n	(P-14975)	417.90	r	(P-12379; A-20166)
II.B	am	(P-8631; A-15850)			(P-1921; A-8349)	(P-1921; A-8349)	256.30	n	(P-14975)	422.10	am	(P-6742; A-13069)
5.90	r	(P-3231; A-8364)	125.270	am	(P-1921; A-8349)	(P-1921; A-8349)	256.40	n	(P-14975)	422.70	am	(P-6742; A-13069)
30.150	am	(P-3618; A-11751)			(PP-11963) (PP-16337)	(PP-11963) (PP-16337)	256.50	n	(P-14975)	422.90	am	(P-6742; A-13069)
40.5	am	(P-3673; A-11793)	125.280	am	(PP-16337)	(PP-16337)	256.60	n	(P-14975)	422.110	am	(P-6742; A-13069)
40.60	am	(P-3673; A-11793)	125.290	am	(P-1921; A-8349)	(P-1921; A-8349)	256.70	n	(P-14975)	433.120	am	(P-11001; A-20171)
40.100	am	(P-3673; A-11793)	125.295	n	(P-1921; A-8349)	(P-1921; A-8349)	256.80	n	(P-14975)	434.05	n	(P-10996; A-17761)
40.170	am	(P-3673; A-11793)	125.380	am	(PP-1899) (PP-11687)	(PP-1899) (PP-11687)	256.90	n	(P-14975)	434.10	am	(P-10996; A-17761)
55.10	am	(P-3646; A-11766)			(PP-17165)	(PP-17165)	305.10	n	(P-7949; A-13788)	434.20	am	(P-10996; A-17761)
55.40	am	(P-3646; A-11766)	125.390	am	(P-1921; A-8349; PP-12234) (PP-17165)	(P-1921; A-8349; PP-12234) (PP-17165)	305.20	n	(P-7949; A-13788)	434.40	am	(P-10996; A-17761)
55.45	am	(P-3646; A-11766)			(P-9169; A-15889)	(P-9169; A-15889)	305.30	n	(P-7949; A-13788)	435.20	am	(P-6747; A-13073)
55.50	am	(P-3646; A-11766)	200.10	r	(P-9169; A-15889)	(P-9169; A-15889)	305.40	n	(P-7949; A-13788)	436.05	n	(P-15655/91; A-4520)
55.90	am	(P-3646; A-11766)	200.15	n	(P-9169; A-15889)	(P-9169; A-15889)	305.50	n	(P-7949; A-13788)	436.10	r	(P-15655/91; A-4520)
55.100	am	(P-3646; A-11766)	200.20	r	(P-9169; A-15889)	(P-9169; A-15889)	305.60	n	(P-7949; A-13788)	436.20	am	(P-15655/91; A-4520)
85.5	am	(P-3635; A-11756)	200.25	n	(P-9169; A-15889)	(P-9169; A-15889)	305.70	n	(P-7949; A-13788)	436.30	r	(P-15655/91; A-4520)
85.10	am	(P-3635; A-11756)	200.30	n	(P-9169; A-15889)	(P-9169; A-15889)	1400.147	am	(P-8297)	436.40	r	(P-15655/91; A-4520)
85.15	am	(P-3635; A-11756)	200.35	n	(P-9169; A-15889)	(P-9169; A-15889)	1400.149	am	(P-8297)	436.50	r	(P-15655/91; A-4520)
85.75	am	(P-3635; A-11756)	200.40	r	(P-9169; A-15889)	(P-9169; A-15889)				436.60	am	(P-15655/91; A-4520)
85.80	am	(P-3635; A-11756)	200.45	r	(P-9169; A-15889)	(P-9169; A-15889)				436.70	am	(P-15655/91; A-4520)
85.100	am	(P-3635; A-11756)	200.50	r	(P-9169; A-15889)	(P-9169; A-15889)	205.10	n	(E-16318)	436.80	r	(P-15655/91; A-4520)
85.115	am	(P-3635; A-11756)	200.55	n	(P-9169; A-15889)	(P-9169; A-15889)	205.20	n	(E-16318)	436.90	r	(P-15655/91; A-4520)
85.120	n	(P-3635; A-11773)	200.60	r	(P-9169; A-15889)	(P-9169; A-15889)	205.30	n	(E-16318)	436.100	am	(P-15655/91; A-4520)
90.5	n	(P-3635; A-11773)	200.65	n	(P-9169; A-15889)	(P-9169; A-15889)	205.40	n	(E-16318)	436.110	am	(P-15655/91; A-4520)
90.110	am	(P-3653; A-11773)	200.70	r	(P-9169; A-15889)	(P-9169; A-15889)	205.50	n	(E-16318)	436.120	r	(P-15655/91; A-4520)
100.50	am	(P-3624; A-11416)	200.75	n	(P-9169; A-15889)	(P-9169; A-15889)	205.60	n	(E-16318)	436.130	am	(P-15655/91; A-4520)
100.80	am	(P-3624; A-11416)	200.85	n	(P-9169; A-15889)	(P-9169; A-15889)	205.70	n	(E-16318)	436.140	r	(P-15655/91; A-4520)
100.90	am	(P-3624; A-11416)	200.90	r	(P-9169; A-15889)	(P-9169; A-15889)	205.80	n	(E-16318)	438.40	am	(P-12377; A-20164)
100.110	am	(P-3624; A-11416)	200.95	r	(P-9169; A-15889)	(P-9169; A-15889)	205.90	n	(E-16318)	440.40	am	(P-6755; A-13077)
100.120	am	(P-3624; A-11416)	200.100	r	(P-9169; A-15889)	(P-9169; A-15889)	205.100	n	(E-16318)	440.50	am	(P-6755; A-13077)



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440.60	am	(P-6755; A-13077)	1705.40 n (P-1779)
440.120	am	(P-6755; A-13077)	1705.50 n (P-1779)
440.160	n	(P-6755; A-13077)	1705.70 n (P-1779)
450.10	n	(P-2292)	1770.10 am (P-16738)
502.30	am	(P-6751; A-12774)	1770.20 am (P-16738)
509.10	am	(P-6955)	1770.30 am (P-16738)
509.20	am	(P-6955)	1770.40 am (P-16738)
509.30	am	(P-6955)	1770.50 am (P-16738)
509.40	am	(P-6955)	1770.60 am (P-16738)
509.50	am	(P-6955)	1770.80 am (P-16738)
509.60	am	(P-6955)	1770.90 am (P-16738)
509.70	am	(P-6955)	1770.110 am (P-16738)
509.75	am	(P-6955)	1770.120 am (P-16738)
509.80	am	(P-6955)	1770.130 am (P-16738)
509.90	am	(P-6955)	1770.150 am (P-16738)
509.95	n	(P-6955)	1770.160 am (P-16738)
509.100	am	(P-6955)	1770.170 am (P-16738)
509.110	am	(P-6955)	1770.180 am (P-16738)
509.130	r	(P-6955)	1770.190 am (P-16738)
509.140	am	(P-6955)	1770.200 am (P-16738)
509.150	am	(P-6955)	1770.210 n (P-16738)
509.160	am	(P-6955)	
509.170	am	(P-6955)	
509.175	r	(P-6955)	130.110 am (P-14209/91; A-6000)
509.190	am	(P-6955)	170.10 am (P-5247; A-11196)
509.195	r	(P-6955)	170.11 am (P-5247; A-11196)
509.200	am	(P-6955)	170.12 am (P-5247; A-11196)
509.210	am	(P-6955)	170.13 am (P-5247; A-11196)
509.220	am	(P-6955)	170.14 am (P-5247; A-11196)
509.230	am	(P-6955)	170.17 am (P-5247; A-11196)
509.240	r	(P-6955)	170.20 am (P-5247; A-11196)
509.250	r	(P-6955)	
509.260	r	(P-6955)	170.30 n (P-5247; A-11196)
509.265	r	(P-6955)	175.10 am (P-7518/91; A-4058)
509.270	am	(P-6955)	520.900 am (P-89)
1305.120	r	(P-2439)	520.920 am (P-13691)
1305.130	r	(P-2439)	520.930 am (P-89) (P-13691)
1305.140	am	(P-2439)	520.1020 am (P-13691)
1314.10	r	(P-2433; A-8229)	520.1030 am (P-89)
1318.180	n	(P-15388/91; A-7489)	520.1100 n (P-89)
1318.190	n	(P-15388/91; A-7489)	520.1110 n (P-89)
1413.150	am	(P-13218)	520.1120 n (P-89)
1424.100	r	(P-2444; A-11193)	520.1130 n (P-89)
1424.105	r	(P-2444)	520.1140 n (P-89)
1424.170	am	(P-2444)	526.10 n (P-6524; A-17258)
1424.175	am	(P-12133)	526.20 n (P-6524; A-17258)
1424.250	am	(P-1266; A-7493)	526.30 n (P-6524; A-17258)
1705.10	n	(P-1779)	526.40 n (P-6524; A-17258)
1705.20	n	(P-1779)	526.50 n (P-6524; A-17258)
1705.30	n	(P-1779)	526.60 n (P-6524; A-17258)
TITLE 14			
			130.110 am (P-14209/91; A-6000)
			170.10 am (P-5247; A-11196)
			170.11 am (P-5247; A-11196)
			170.12 am (P-5247; A-11196)
			170.13 am (P-5247; A-11196)
			170.14 am (P-5247; A-11196)
			170.17 am (P-5247; A-11196)
			170.20 am (P-5247; A-11196)
			170.30 n (P-5247; A-11196)
			175.10 am (P-7518/91; A-4058)
			520.900 am (P-89)
			520.920 am (P-13691)
			520.930 am (P-89) (P-13691)
			520.1020 am (P-13691)
			520.1030 am (P-89)
			520.1100 n (P-89)
			520.1110 n (P-89)
			520.1120 n (P-89)
			520.1130 n (P-89)
			520.1140 n (P-89)
			526.10 n (P-6524; A-17258)
			526.20 n (P-6524; A-17258)
			526.30 n (P-6524; A-17258)
			526.40 n (P-6524; A-17258)
			526.50 n (P-6524; A-17258)
			526.60 n (P-6524; A-17258)

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526.70	n	(P-6524; A-17258)	110.100 am (P-8289; A-15435)
526.80	n	(P-6524; A-17258)	110.150 am (P-8289; A-15435)
526.90	n	(P-6524; A-17258)	110.165 n (P-8289; A-15435)
550.20	am	(P-7090; A-14628)	110.170 am (P-8289; A-15435)
550.30	am	(P-7090; A-14628)	115.10 am (P-18045/91; A-4835)
550.35	am	(P-10249/91; A-3464)	115.30 am (P-18045/91; A-4835)
550.40	am	(P-7090; A-14628)	115.50 am (P-18045/91; A-4835)
550.50	am	(P-7090; A-14628)	115.50 am (P-8275; A-15982)
550.60	am	(P-7090; A-14628)	130.30 am (P-8275; A-15982)
1220.100	n	(P-8747/91; A-10163)	130.40 am (P-8275; A-15982)
1220.110	n	(P-8747/91; A-10163)	130.50 am (E-7925) (C-8614)
1220.120	n	(P-8747/91; A-10163)	130.70 am (E-7925) (C-8614)
1220.130	n	(P-8747/91; A-10163)	130.120 am (E-7925) (C-8614)
1220.140	n	(P-8747/91; A-10163)	130.130 am (E-7925) (C-8614)
1220.150	n	(P-8747/91; A-10163)	130.135 am (P-8275; A-15982)
1220.160	n	(P-8747/91; A-10163)	130.130 am (P-8275; A-15982)
1220.200	n	(P-8747/91; A-10163)	130.135 am (P-8275; A-15982)
1220.210	n	(P-8747/91; A-10163)	130.135 am (P-8275; A-15982)
1220.220	n	(P-8747/91; A-10163)	150.10 am (P-18055/91; A-4839)
1220.230	n	(P-8747/91; A-10163)	150.20 am (P-18055/91; A-4839)
1220.240	n	(P-8747/91; A-10163)	150.30 am (P-18055/91; A-4839)
1220.250	n	(P-8747/91; A-10163)	150.40 am (P-18055/91; A-4839)
1220.300	n	(P-8747/91; A-10163)	220.30 am (P-19993)
1220.310	n	(P-8747/91; A-10163)	220.60 am (P-18050/91; A-7335)
1220.320	n	(P-8747/91; A-10163)	510.10 am (P-5436; A-11064)
1220.330	n	(P-8747/91; A-10163)	525.30 am (P-15647/91; A-1826)
1220.400	n	(P-8747/91; A-10163)	530.10 am (P-7161; A-12470)
1220.410	n	(P-8747/91; A-10163)	530.20 am (P-7161; A-12470)
1220.500	n	(P-8747/91; A-10163)	530.70 am (P-7161; A-12470)
1220.510	n	(P-8747/91; A-10163)	530.80 am (P-12280; A-18951)
1220.520	n	(P-8747/91; A-10163)	530.80 am (P-7161; A-12470)
1230.100	n	(P-9222)	530.90 am (P-12280; A-18951)
1230.110	n	(P-9222)	530.90 am (P-7161; A-12470)
1230.200	n	(P-9222)	530.100 am (P-12280; A-18951)
1230.210	n	(P-9222)	530.105 am (P-7161; A-12470)
1230.300	n	(P-9222)	530.110 am (P-12280; A-18951)
1230.310	n	(P-9222)	530.115 n (P-7161; A-12470)
1230.400	n	(P-9222)	530.120 am (P-7161; A-12470)
1230.500	n	(P-9222)	550.20 am (P-5454; A-11078)
1230.510	n	(P-9222)	550.30 am (P-5454; A-11078)
1230.520	n	(P-9222)	570.20 am (P-5443; A-11069)
1230.530	n	(P-9222)	570.30 am (P-5443; A-11069)
1230.540	n	(P-9222)	570.40 am (P-5443; A-11069)
TITLE 17			
110.4	n	(E-7934; C-8615)	
110.30	am	(P-8289; A-15435)	
110.40	am	(P-8289; A-15435)	
110.90	am	(P-8289; A-15435)	



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TITLE 17 (CONT'D)				TITLE 17 (CONT'D)			
590.10	am	(P-14157/91; A-570)	710.10	am	(P-14833/91; A-1843)	850.50	am
		(P-7189; A-12491)	710.20	am	(P-14833/91; A-1843)		
		(E-16672)			(P-18181)		
590.20	am	(P-14157/91; A-570)	710.21	n	(P-14833/91; A-1843)	880.10	n
		(P-7189; A-12491)	710.30	am	(P-14833/91; A-1843)	880.20	n
590.25	am	(P-7189; A-12491)			(P-18181)	880.30	n
590.26	n	(P-7189; A-12491)	710.50	am	(P-14833/91; A-1843)	880.40	n
590.30	am	(P-7189; A-12491)			(P-18181)	880.50	n
590.50	am	(P-7189; A-12491)	715.10	am	(P-5475; A-11101)	890.10	n
590.60	am	(P-14157/91; A-570)	715.20	am	(P-5475; A-11101)	890.20	n
		(P-7189; A-12491)	715.40	am	(P-5475; A-11101)	890.30	n
		(E-18851)	720.10	am	(P-5466; A-11093)	890.40	n
590.70	n	(P-12302)			(P-15260)	890.50	n
620.10	n	(P-12302)	720.20	am	(P-5466; A-11093)	950.20	am
620.20	n	(P-12302)	720.30	am	(P-5466; A-11093)	950.40	am
620.30	n	(P-12302)			(P-8681; A-15442)	960.30	am
620.40	n	(P-12302)	720.40	am	(P-5466; A-11093)	970.10	r
620.50	n	(P-12302)			(P-15260)	970.20	r
620.Ex.A	n	(P-5501; A-11131)	730.20	am	(P-5143; A-11041)	970.30	r
650.10	am	(P-5501; A-11131)	730.30	am	(P-5143; A-11041)	970.40	r
650.20	am	(P-5501; A-11131)	740.10	am	(P-5540; A-11162)	970.50	r
650.21	am	(P-5501; A-11131)			(P-17414)	970.60	r
650.22	am	(P-5501; A-11131)	740.20	am	(P-5540; A-11162)	1110.30	am
650.23	am	(P-5501; A-11131)	810.20	am	(P-17414)	1530.30	am
650.40	am	(P-5501; A-11131)	810.35	am	(P-17817/91; A-5267)	1530.50	am
650.50	am	(P-5501; A-11131)			(P-17414)	1530.60	am
650.60	am	(P-5501; A-11131)	810.37	am	(P-17817/91; A-5267)	1530.Ex.A	n
660.10	am	(P-5525; A-11150)			(P-17414)	1530.Ex.B	n
660.20	am	(P-5525; A-11150)	810.45	am	(P-17817/91; A-5267)	1535.1	n
660.21	am	(P-5525; A-11150)			(P-6571; A-12526)	1535.5	am
660.25	am	(P-5525; A-11150)			(E-6016; P-17414)	1535.50	am
660.30	am	(P-5525; A-11150)	810.60	am	(P-17817/91; A-5267)	1538.5	n
660.40	am	(P-5525; A-11150)			(P-17414)		
660.45	am	(P-5525; A-11150)	810.70	am	(P-17817/91; A-5267)	1538.10	n
660.50	am	(P-5525; A-11150)			(P-17414)	1538.20	n
660.60	am	(P-5525; A-11150)	810.90	am	(P-17817/91; A-5267)	1538.30	n
670.10	am	(P-5482; A-11116)	830.10	am	(P-17405)	1538.40	n
		(P-15265)	830.20	am	(P-17405)	1538.50	n
670.20	am	(P-5482; A-11116)	830.40	am	(P-18327/91; A-5257)		
670.30	am	(P-5482; A-11116)	830.60	am	(P-18327/91; A-5257)	1538.60	n
670.40	am	(P-5482; A-11116)	830.70	am	(P-17405)	1538.70	n
670.50	am	(P-5482; A-11116)	830.80	am	(P-18327/91; A-5257)	1538.80	n
		(P-15265)	830.90	am	(P-17405)	1590.50	am
670.60	am	(P-5482; A-11116)			(E-12626; P-12818; A-18967)	1590.60	am
680.10	am	(P-10138; A-15446)	850.10	am	(P-4616; A-11029)		
680.20	am	(P-10138; A-15446)	850.20	am	(E-12626; P-12818; A-18967)		
680.60	am	(P-10138; A-15446)			(P-4616; A-11029)		
680.70	am	(P-10138; A-15446)	850.30	am	(P-4616; A-11029)		
680.80	am	(P-10138; A-15446)	850.40	am	(E-12626; P-12818; A-18967)		
690.20	am	(P-5157; A-11087)			(P-4616; A-11029)		
690.30	am	(P-5157; A-11087)			(E-12626; P-12818; A-18967)		



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4170.610	n	(P-209/91; A-14200)		(P-17566/91; A-7041)
4170.620	n	(P-209/91; A-14200)		(E-17785/91; O-1746)
4170.630	n	(P-209/91; A-14200)		(P-17566/91; A-7041)
4170.640	n	(P-209/91; A-14200)		(E-17785/91; O-1746)
4170.650	n	(P-209/91; A-14200)		(P-17566/91; A-7041)
4170.700	n	(P-5576)		(E-17785/91; O-1746)
	n	(P-209/91; A-14200)		(P-17566/91; A-7041)
4170.710	n	(P-209/91; A-14200)		(E-17785/91; O-1746)
4170.720	n	(P-209/91; A-14200)		(P-17566/91; A-7041)
4170.800	n	(P-5576)		(E-17785/91; O-1746)
4180.120	am	(P-13718)		(P-17566/91; A-7041)
TITLE 20		1235.70	n	(P-17785/91; A-7041)
210.20	am	(P-17010/91; A-6979)		(P-17566/91; A-7041)
210.30	am	(P-17010/91; A-6979)		(E-17785/91; O-1746)
226.605	am	(P-3724; A-12868)		(P-17566/91; A-7041)
226.640	am	(P-3724; A-12868)		(E-17785/91; O-1746)
405.20	am	(P-5176; A-10449)		(E-17785/91; O-1746)
405.50	am	(P-5176; A-10449)		(P-17566/91; A-7041)
405.60	am	(P-5176; A-10449)		(E-17785/91; O-1746)
435.10	am	(P-1941; A-8166)		(P-17566/91; A-7041)
435.12	n	(P-1941; A-8166)		(E-17785/91; O-1746)
435.15	am	(P-1941; A-8166)		(P-17566/91; A-7041)
435.20	am	(P-1941; A-8166)		(E-17785/91; O-1746)
435.30	am	(P-1941; A-8166)		(P-17566/91; A-7041)
435.40	am	(P-1941; A-8166)		(E-17785/91; O-1746)
435.50	am	(P-1941; A-8166)		(P-17566/91; A-7041)
435.60	am	(P-1941; A-8166)		(E-17785/91; O-1746)
435.70	n	(P-1941; A-8166)		(P-17566/91; A-7041)
440.10	r	(P-16371)		(E-17785/91; O-1746)
440.20	r	(P-16371)		(P-17566/91; A-7041)
504.802	am	(P-3715; A-10430)		(P-3840; A-12595)
504.810	am	(P-3715; A-10430)		(P-3840; A-12595)
504.830	am	(P-3715; A-10430)		(P-3840; A-12595)
504.905	am	(P-3715; A-10430)		(P-3840; A-12595)
504.910	am	(P-3715; A-10430)		(P-3840; A-12595)
504.920	am	(P-3715; A-10430)		(P-3840; A-12595)
504.930	am	(P-3715; A-10430)		(P-3840; A-12595)
525.110	am	(E-3583)		(P-2732)
525.130	am	(P-5166; A-10439)		(P-2732)
525.140	am	(E-3583)		(P-2732)
525.150	am	(P-5166; A-10439)		(P-2732)
1205.10	n	(P-4803; A-18093)		(P-1948)
1205.20	n	(P-4803; A-18093)		(P-1948)
1205.30	n	(P-4803; A-18093)		(P-1948)
1205.40	n	(P-4803; A-18093)		(P-1948)
1205.50	n	(P-4803; A-18093)		(P-1948)

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1800.40	n	(P-469)		(P-1452; A-10213)
1810.100	n	(P-469)		(P-1452; A-10213)
1810.110	n	(P-469)		(P-1452; A-10213)
1810.200	n	(P-469)		(P-1439; A-9475)
1810.210	n	(P-469)		(P-1439; A-9475)
1810.220	n	(P-469)		(P-1439; A-9475)
1810.230	n	(P-469)		(P-1439; A-9475)
1810.240	n	(P-469)		(P-1439; A-9475)
1810.250	n	(P-469)		(P-1439; A-9475)
1810.300	n	(P-469)		(P-1439; A-9475)
1810.400	n	(P-469)		(P-1439; A-9475)
1810.410	n	(P-469)		(P-1439; A-9475)
1810.420	n	(P-469)		(P-1439; A-9475)
1810.430	n	(P-469)		(P-1439; A-9475)
1810.440	n	(P-469)		(P-1439; A-9475)
1810.500	n	(P-469)		(P-1439; A-9475)
1810.510	n	(P-469)		(P-1439; A-9475)
1810.520	n	(P-469)		(P-1439; A-9475)
1810.530	n	(P-469)		(P-1439; A-9475)
1810.540	n	(P-469)		(P-1439; A-9475)
1810.550	n	(P-469)		(P-1439; A-9475)
1810.600	n	(P-469)		(P-1439; A-9475)
1810.610	n	(P-469)		(P-1439; A-9475)
1810.620	n	(P-469)		(P-1439; A-9475)
1810.700	n	(P-469)		(P-1439; A-9475)
1810.710	n	(P-469)		(P-1439; A-9475)
1810.720	n	(P-469)		(P-1439; A-9475)
1810.730	n	(P-469)		(P-1439; A-9475)
1810.800	n	(P-469)		(P-1439; A-9475)
1810.900	n	(P-469)		(P-1439; A-9475)
1810.910	n	(P-469)		(P-1439; A-9475)
1810.1000	n	(P-469)		(P-1439; A-9475)
1810.1010	n	(P-469)		(P-1439; A-9475)
1810.1020	n	(P-469)		(P-1439; A-9475)
1810.1100	n	(P-469)		(P-1439; A-9475)
1810.1110	n	(P-469)		(P-1439; A-9475)
TITLE 23		235.30	n	(P-439; A-10181)
1.230	am	(P-8684; A-18010)		(P-439; A-10181)
1.240	am	(P-8684; A-18010)		(P-439; A-10181)
1.420	am	(P-8684; A-18010)		(P-439; A-10181)
1.440	am	(P-8684; A-18010)		(P-439; A-10181)
1.720	am	(P-8684; A-18010)		(P-439; A-10181)
1.730	am	(P-8684; A-18010)		(P-439; A-10181)
1.735	am	(P-8684; A-18010)		(P-439; A-10181)
1.736	n	(P-8684; A-18010)		(P-439; A-10181)
25.120	am	(P-9234; A-18789)		(P-439; A-10181)
25.220	am	(P-9234; A-18789)		(P-439; A-10181)
120.10	am	(P-1452; A-10213)		(P-439; A-10181)
120.30	am	(P-1452; A-10213)		(P-439; A-10181)



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			(P-15026/91; A-4060) (P-4386; A-11224)
235.130	n	(P-439; A-10181) (RQ-12644)	2720.20 am 2720.25 n 2720.30 am 2720.40 am
			(P-4386; A-11224) (P-4386; A-11224) (P-4386; A-11224) (P-15026/91; A-4060) (P-4386; A-11224)
235.135	n	(P-439; A-10181) (RQ-12644)	
			(P-4386; A-11224)
235.140	n	(P-439; A-10181) (RQ-12644)	2720.50 am
			(P-4386; A-11224)
235.150	n	(P-439; A-10181) (RQ-12644)	2720.55 am 2720.60 am 2720.70 am 2720.80 am 2720.90 n 2720.105 am 2720.120 am 2720.130 am 2720.200 am 2720.210 am 2720.230 am 2720.250 am 2720.270.50 am 2720.30 am 2720.320 am 2720.340 am 2720.360 am 2720.380 am 2720.400 am 2720.420 am 2720.440 am 2720.460 am 2720.480 am 2720.500 am 2720.520 am 2720.540 am 2720.560 am 2720.580 am 2720.600 am 2720.620 am 2720.640 am 2720.660 am 2720.680 am 2720.700 am 2720.720 am 2720.740 am 2720.760 am 2720.780 am 2720.800 am 2720.820 am 2720.840 am 2720.860 am 2720.880 am 2720.900 am 2720.920 am 2720.940 am 2720.960 am 2720.980 am 2721.000 am 2721.020 am 2721.040 am 2721.060 am 2721.080 am 2721.100 am 2721.120 am 2721.140 am 2721.160 am 2721.180 am 2721.200 am 2721.220 am 2721.240 am 2721.260 am 2721.280 am 2721.300 am 2721.320 am 2721.340 am 2721.360 am 2721.380 am 2721.400 am 2721.420 am 2721.440 am 2721.460 am 2721.480 am 2721.500 am 2721.520 am 2721.540 am 2721.560 am 2721.580 am 2721.600 am 2721.620 am 2721.640 am 2721.660 am 2721.680 am 2721.700 am 2721.720 am 2721.740 am 2721.760 am 2721.780 am 2721.800 am 2721.820 am 2721.840 am 2721.860 am 2721.880 am 2721.900 am 2721.920 am 2721.940 am 2721.960 am 2721.980 am 2722.000 am 2722.020 am 2722.040 am 2722.060 am 2722.080 am 2722.100 am 2722.120 am 2722.140 am 2722.160 am 2722.180 am 2722.200 am 2722.220 am 2722.240 am 2722.260 am 2722.280 am 2722.300 am 2722.320 am 2722.340 am 2722.360 am 2722.380 am 2722.400 am 2722.420 am 2722.440 am 2722.460 am 2722.480 am 2722.500 am 2722.520 am 2722.540 am 2722.560 am 2722.580 am 2722.600 am 2722.620 am 2722.640 am 2722.660 am 2722.680 am 2722.700 am 2722.720 am 2722.740 am 2722.760 am 2722.780 am 2722.800 am 2722.820 am 2722.840 am 2722.860 am 2722.880 am 2722.900 am 2722.920 am 2722.940 am 2722.960 am 2722.980 am 2723.000 am 2723.020 am 2723.040 am 2723.060 am 2723.080 am 2723.100 am 2723.120 am 2723.140 am 2723.160 am 2723.180 am 2723.200 am 2723.220 am 2723.240 am 2723.260 am 2723.280 am 2723.300 am 2723.320 am 2723.340 am 2723.360 am 2723.380 am 2723.400 am 2723.420 am 2723.440 am 2723.460 am 2723.480 am 2723.500 am 2723.520 am 2723.540 am 2723.560 am 2723.580 am 2723.600 am 2723.620 am 2723.640 am 2723.660 am 2723.680 am 2723.700 am 2723.720 am 2723.740 am 2723.760 am 2723.780 am 2723.800 am 2723.820 am 2723.840 am 2723.860 am 2723.880 am 2723.900 am 2723.920 am 2723.940 am 2723.960 am 2723.980 am 2724.000 am 2724.020 am 2724.040 am 2724.060 am 2724.080 am 2724.100 am 2724.120 am 2724.140 am 2724.160 am 2724.180 am 2724.200 am 2724.220 am 2724.240 am 2724.260 am 2724.280 am 2724.300 am 2724.320 am 2724.340 am 2724.360 am 2724.380 am 2724.400 am 2724.420 am 2724.440 am 2724.460 am 2724.480 am 2724.500 am 2724.520 am 2724.540 am 2724.560 am 2724.580 am 2724.600 am 2724.620 am 2724.640 am 2724.660 am 2724.680 am 2724.700 am 2724.720 am 2724.740 am 2724.760 am 2724.780 am 2724.800 am 2724.820 am 2724.840 am 2724.860 am 2724.880 am 2724.900 am 2724.920 am 2724.940 am 2724.960 am 2724.980 am 2725.000 am 2725.020 am 2725.040 am 2725.060 am 2725.080 am 2725.100 am 2725.120 am 2725.140 am 2725.160 am 2725.180 am 2725.200 am 2725.220 am 2725.240 am 2725.260 am 2725.280 am 2725.300 am 2725.320 am 2725.340 am 2725.360 am 2725.380 am 2725.400 am 2725.420 am 2725.440 am 2725.460 am 2725.480 am 2725.500 am 2725.520 am 2725.540 am 2725.560 am 2725.580 am 2725.600 am 2725.620 am 2725.640 am 2725.660 am 2725.680 am 2725.700 am 2725.720 am 2725.740 am 2725.760 am 2725.780 am 2725.800 am 2725.820 am 2725.840 am 2725.860 am 2725.880 am 2725.900 am 2725.920 am 2725.940 am 2725.960 am 2725.980 am 2726.000 am 2726.020 am 2726.040 am 2726.060 am 2726.080 am 2726.100 am 2726.120 am 2726.140 am 27

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2771.20	n	(P-18114/91; A-6873)	210.60
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2790.10	am	(P-4431; A-11269)	331.120
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183.360	am	203.206	am
183.365	am	203.207	am
183.370	am	203.208	am
183.406	n	203.209	am
183.410	am	203.301	am
183.415	am	203.302	am
183.420	am	203.303	am
183.425	am	203.306	am
183.430	am	203.801	n
183.435	am	211.101	am
183.440	am	211.122	am
183.445	am	212.107	n
183.450	am	212.108	n
183.Ap.A	am	212.109	n
183.Ap.B	n	212.110	am
190.	n	212.113	am
203.101	am	212.210	n
203.107	am	212.302	am
203.110	am	212.309	am
203.112	am	212.316	n
203.122	#	212.324	n
203.123	#	212.362	n
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		212.443	am
		212.445	am
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		212.464	n
		212.II.D	n
		212.II.E	n
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		215.100	am
		215.109	am
		215.123	am
		215.215	n
		215.383	am
		216.382	n
		218.103	am
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219.583	am	(P-4200; A-13883)	252.104	n	(P-18202)
219.586	n	(P-4200; A-13883)	252.201	am	(P-18202)
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232.110	n	(P-14969/91; O-13372; M-16689; A-16592)	252.203	r	(P-18202)
232.120	n	(P-14969/91; O-13372; M-16689; A-16592)	252.203	n	(P-18202)
232.130	n	(P-14969/91; O-13372; M-16689; A-16592)	252.204	r	(P-18202)
232.200	n	(M-16689; A-16592)	252.205	n	(P-18202)
232.300	n	(P-14969/91; O-13372; M-16689; A-16592)	252.206	n	(P-18202)
232.310	n	(P-14969/91; O-13372; M-16689; A-16592)	252.301	n	(P-18202)
232.320	n	(P-14969/91; O-13372; M-16689; A-16592)	253.101	r	(P-18194)
232.500	n	(M-16689; A-16592)	253.102	r	(P-18194)
232. Ap. A	n	(P-14969/91; O-13372; M-16689; A-16592)	253.103	r	(P-18194)
232. Ap. B	n	(P-14969/91; O-13372; M-16689; A-16592)	253.201	r	(P-18194)
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240.107	n	(P-12109/91; A-6184)	253.204	r	(P-18194)
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240.140	n	(P-12109/91; A-6184)	254.102	n	(P-17195)
240.141	n	(P-12109/91; A-6184)	254.103	n	(P-17195)
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244.101	am	(P-22; A-8191)	254.107	n	(P-17195)
244.106	am	(P-22; A-8191)	254.110	n	(P-17195)
244.121	am	(P-22; A-8191)	254.111	n	(P-17195)
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244.162	am	(P-22; A-8191)	254.130	n	(P-17195)
244.163	am	(P-22; A-8191)	254.131	n	(P-17195)
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244.168	am	(P-22; A-8191)	254.134	n	(P-17195)
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276.301	am	(P-13607; A-10230)	310.613	am	(P-17481/91; A-7346)
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307.2400	am	(P-17523/91; A-7377)	360.602	am	(P-15202/91; A-5891)
307.2401	am	(P-17523/91; A-7377)	365.103	am	(P-3745; A-15073)
307.2402	am	(P-17523/91; A-7377)	365.104	am	(P-3745; A-15073)
307.2403	am	(P-17523/91; A-7377)	365.304	am	(P-3745; A-15073)
307.2404	am	(P-17523/91; A-7377)	365.401	am	(P-3745; A-15073)
307.2405	am	(P-17523/91; A-7377)	365.402	am	(P-3745; A-15073)
307.2406	am	(P-17523/91; A-7377)	365.403	am	(P-3745; A-15073)
307.2407	am	(P-17523/91; A-7377)	365.404	am	(P-3745; A-15073)
307.3100	am	(P-17523/91; A-7377)	365.602	am	(P-3745; A-15073)
307.3109	am	(P-17523/91; A-7377)	365.603	am	(P-3745; A-15073)
307.3115	am	(P-17523/91; A-7377)	365.604	am	(P-3745; A-15073)
307.3120	am	(P-17523/91; A-7377)	365.803	n	(P-3745; A-15073)
307.3124	am	(P-17523/91; A-7377)	365.903	am	(P-3745; A-15073)
307.3129	am	(P-17523/91; A-7377)	365.1101	am	(P-3745; A-15073)
309.103	am	(P-17471/91; A-7339)	601.105	am	(P-9829/91; O-17792/91)
310.103	am	(P-17481/91; A-7346)			R-1713; A-1585)
310.105	am	(P-17481/91; A-7346)	607.104	r	(P-16480)
310.107	am	(P-17481/91; A-7346)	608.101	n	(P-16439)
310.110	am	(P-17481/91; A-7346)	608.102	n	(P-16439)
310.201	am	(P-17481/91; A-7346)	608.103	n	(P-16439)
310.202	am	(P-17481/91; A-7346)	608.201	n	(P-16439)
310.210	am	(P-17481/91; A-7346)	608.202	n	(P-16439)
310.220	am	(P-17481/91; A-7346)	608.301	n	(P-16439)
310.221	am	(P-17481/91; A-7346)	608.302	n	(P-16439)
310.222	am	(P-17481/91; A-7346)	608.303	n	(P-16439)
			608.304	n	(P-16439)

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TITLE 35 (CONT'D)	611.608	n	(P-5582; A-19010)	615.203	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.401	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.305	611.609	n	(P-5582; A-19010)	615.204	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.402	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.306	611.610	#	(P-5582; A-19010)	615.205	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.403	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.401	611.610	n	(P-5582; A-19010)	615.206	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.404	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.402	611.611	n	(P-5582; A-19010)	615.207	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.421	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.403	611.612	#	(P-5582; A-19010)	615.208	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.422	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.404	611.612	am	(P-5582; A-19010)	615.209	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.423	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.501	611.630	#	(P-5582; A-19010)	615.210	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.424	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.502	611.630	am	(P-5582; A-19010)	615.211	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.425	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.503	611.631	n	(P-5582; A-19010)	615.301	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.441	n	(P-10303/91; O-17791/91; R-1702; A-1538)
608.504	611.641	am	(P-5582; A-19010)	615.302	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.442	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.101	611.641	am	(P-5582; A-19010)	615.303	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.443	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.102	611.645	am	(P-5582; A-19010)	615.304	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.444	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.110	611.646	n	(P-5582; A-19010)	615.305	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.445	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.111	611.647	#	(P-5582; A-19010)	615.306	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.446	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.112	611.647	am	(P-5582; A-19010)	615.307	n	(P-10303/91; O-17791/91; R-1702; A-1538)	615.447	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.113	611.648	#	(P-5582; A-19010)				615.461	n	(P-10303/91; O-17791/91; R-1702; A-1538)
611.121	611.648	n	(P-5582; A-19010)						
611.122	611.650	r	(P-5582; A-19010)						
611.232	611.657	r	(P-5582; A-19010)						
611.241	611.658	n	(P-5582; A-19010)						
611.250	611.851	am	(P-5582; A-19010)						
611.295	611.852	am	(P-5582; A-19010)						
611.296	611.855	am	(P-5582; A-19010)						
611.300	611.855	am	(P-5582; A-19010)						
611.301	611.Ap.A	am	(P-5582; A-19010)						
611.310	611.Ap.D	n	(P-5582; A-19010)						
611.311	611.Tb.B	am	(P-5582; A-19010)						
611.311	611.Tb.C	am	(P-5582; A-19010)						
611.320	611.Tb.D	n	(P-5582; A-19010)						
611.510	615.101	n	(P-10303/91; O-17791/91; R-1702; A-1538)						
611.522		am	(P-5582; A-19010)						
611.523	615.102	n	(P-5582; A-19010)						
611.526		am	(P-5582; A-19010)						
611.560		am	(P-5582; A-19010)						
611.591		#	(P-5582; A-19010)						
611.591	615.103	n	(P-5582; A-19010)						
611.592		#	(P-5582; A-19010)						
611.592		am	(P-5582; A-19010)						
611.600	615.104	n	(P-5582; A-19010)						
611.601		#	(P-5582; A-19010)						
611.601		n	(P-5582; A-19010)						
611.602		#	(P-5582; A-19010)						
611.602	615.105	n	(P-5582; A-19010)						
611.603		n	(P-5582; A-19010)						
611.603		#	(P-5582; A-19010)						
611.604		n	(P-5582; A-19010)						
611.605	615.201	n	(P-5582; A-19010)						
611.606		r	(P-5582; A-19010)						
611.606		n	(P-5582; A-19010)						
611.607	615.202	n	(P-5582; A-19010)						
611.607		r	(P-5582; A-19010)						
611.607		n	(P-5582; A-19010)						



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616.207	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.424	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.208	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.425	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.209	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.441	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.210	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.442	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.211	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.443	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.301	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.444	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.302	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.445	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.303	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.446	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.304	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.447	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.305	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.462	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.306	n	(P-9836/91;O-17793/91; R-1723; A-1592)	616.463	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.307	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.464	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.401	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.501	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.402	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.502	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.421	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.601	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.422	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.602	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)
616.423	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.603	n	(P-9836/91; O-17793/91; R-1723; A-1592)	(P-9836/91; O-17793/91; R-1723; A-1592)

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616.604	n	(P-9836/91; O-17793/91; R-1723; A-1592)	n	617.101	n	(P-9882/91; O-17794/91; R-1734; A-1639)	725.935 725.952 726.130 726.131 726.132 726.133 726.134 726.135 726.140 726.200
616.605	n	(P-9836/91; O-17793/91; R-1723; A-1592)	n	617.102	n	(P-9882/91; O-17794/91; R-1734; A-1639)	(P-16970) (P-1123; A-9833) (P-9364; A-17702) (P-16970) (P-16970) (P-16970) (P-16970) (P-16970) (P-16970) (P-16970)
616.621	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	620.450	am	(P-7286; A-14667) (P-16924) (P-1058; A-9767)	(P-1148; A-9858) (P-1148; A-9858) (P-1148; A-9858) (P-1148; A-9858) (P-1148; A-9858) (P-1148; A-9858) (P-1148; A-9858) (P-1148; A-9858) (P-1148; A-9858) (P-1148; A-9858)
616.622	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	702.181	am	(P-1058; A-9767)	(P-1148; A-9858)
616.623	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.150	am	(P-1058; A-9767)	(P-1148; A-9858)
616.624	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.155	am	(P-1058; A-9767)	(P-1148; A-9858)
616.625	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.157	am	(P-1058; A-9767)	(P-1148; A-9858)
616.701	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.204	am	(P-16930)	(P-1148; A-9858)
616.702	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.207	am	(P-16930)	(P-1148; A-9858)
616.703	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.208	am	(P-1058; A-9767)	(P-1148; A-9858)
616.704	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.211	am	(P-1058; A-9767)	(P-1148; A-9858)
616.705	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.232	n	(P-1058; A-9767)	(P-1148; A-9858)
616.721	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.280	am	(P-9767)	(P-1148; A-9858)
616.722	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.283	am	(P-1058; A-8767)	(P-1148; A-9858)
616.723	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	703.Ap.A	am	(P-9767)	(P-1148; A-9858)
616.724	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	720.110	am	(P-9301; A-17636)	(P-1148; A-9858)
616.725	n	(P-9836/91; O-17793/91; R-1723; A-1592)	am	720.111	am	(P-9791; A-9489)	(P-1148; A-9858)
				720.112	am	(P-9301; A-17636)	(P-1148; A-9858)
				721.102	am	(P-820; A-9519)	(P-1148; A-9858)
				721.103	am	(P-820; A-9519)	(P-1148; A-9858)
				721.104	am	(P-16801)	(P-1148; A-9858)
				721.106	am	(P-820; A-9519)	(P-1148; A-9858)
				721.111	am	(P-16801)	(P-1148; A-9858)
				721.120	am	(P-820; A-9519)	(P-1148; A-9858)
				721.122	am	(P-9330; A-17666)	(P-1148; A-9858)
				721.131	am	(P-820; A-9519)	(P-1148; A-9858)
				721.132	am	(P-15910/91; A-2600)	(P-1148; A-9858)
				721.Ap.I	am	(P-820; A-9519)	(P-1148; A-9858)
				721.Tb.A	am	(P-9288/91; A-2155)	(P-1148; A-9858)
				721.Tb.B	am	(P-9288/91; A-2155)	(P-1148; A-9858)
				721.Tb.D	n	(P-820; A-9519)	(P-1148; A-9858)
				722.110	am	(P-1112; A-9822)	(P-1148; A-9858)
				722.134	am	(P-1112; A-9822)	(P-1148; A-9858)
				722.153	am	(P-9358; A-17696)	(P-1148; A-9858)
				722.156	am	(P-9358; A-17696)	(P-1148; A-9858)
				724.113	am	(P-16970)	(P-1148; A-9858)
				724.115	am	(P-16970)	(P-1148; A-9858)



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728.144 am	(P-916; A-9619)	731.197 r (P-2330; A-7407)
728.Ap.D am	(P-916; A-9619)	731.198 r (P-2330; A-7407)
728.Ap.E am	(P-916; A-9619)	731.199 r (P-2330; A-7407)
728.Ap.G am	(P-916; A-9619)	731.200 r (P-2330; A-7407)
728.Ap.H am	(P-916; A-9619)	731.202 r (P-2330; A-7407)
728.Ap.I n	(P-916; A-9619)	731.203 r (P-2330; A-7407)
728.Tb.A am	(P-916; A-9619)	731.204 r (P-2330; A-7407)
728.Tb.B am	(P-916; A-9619)	731.205 r (P-2330; A-7407)
728.Tb.C am	(P-916; A-9619)	731.206 r (P-2330; A-7407)
728.Tb.D am	(P-916; A-9619)	731.207 r (P-2330; A-7407)
	(P-16878)	731.208 r (P-2330; A-7407)
728.Tb.E am	(P-916; A-9619)	731.209 r (P-2330; A-7407)
728.Tb.F n	(P-916; A-9619)	731.210 r (P-2330; A-7407)
731.110 am	(P-2330; A-7407)	731.211 r (P-2330; A-7407)
731.111 r	(P-2330; A-7407)	731.Ap.A am (P-2330; A-7407)
731.112 am	(P-2330; A-7407)	731.Ap.C n (P-2330; A-7407)
731.113 am	(P-2330; A-7407)	738.101 am (P-16770)
731.114 r	(P-2330; A-7407)	738.110 am (P-16770)
731.120 r	(P-2330; A-7407)	809.901 r (P-13017/91; A-130)
731.121 r	(P-2330; A-7407)	809.902 r (P-13017/91; A-130)
731.122 am	(P-2330; A-7407)	809.903 r (P-13017/91; A-130)
731.130 r	(P-2330; A-7407)	809.904 r (P-13017/91; A-130)
731.131 r	(P-2330; A-7407)	809.905 r (P-13017/91; A-130)
731.132 r	(P-2330; A-7407)	809.906 r (P-13017/91; A-130)
731.133 r	(P-2330; A-7407)	811.310 am (P-16962)
731.134 r	(P-2330; A-7407)	813.106 am (P-16920)
731.140 r	(P-2330; A-7407)	848.101 am (P-13004/91; A-3114)
731.141 r	(P-2330; A-7407)	848.202 am (P-13004/91; A-3114)
731.142 r	(P-2330; A-7407)	848.205 am (P-13004/91; A-3114)
731.143 r	(P-2330; A-7407)	848.206 n (P-13004/91; A-3114)
731.144 r	(P-2330; A-7407)	848.207 n (P-13004/91; A-3114)
731.145 r	(P-2330; A-7407)	848.208 n (P-13004/91; A-3114)
731.150 r	(P-2330; A-7407)	849.101 r (P-13265/91; A-2880)
731.151 r	(P-2330; A-7407)	849.102 r (P-13265/91; A-2880)
731.152 r	(P-2330; A-7407)	849.103 r (P-13265/91; A-2880)
731.153 r	(P-2330; A-7407)	849.104 r (P-13265/91; A-2880)
731.161 am	(P-2330; A-7407)	849.105 r (P-13265/91; A-2880)
731.162 am	(P-2330; A-7407)	849.106 r (P-13265/91; A-2880)
731.170 r	(P-2330; A-7407)	858.207 am (P-4621)
731.171 r	(P-2330; A-7407)	859.101 n (P-8348/91; A-6995)
731.172 r	(P-2330; A-7407)	859.102 n (P-8348/91; A-6995)
731.173 r	(P-2330; A-7407)	859.103 n (P-8348/91; A-6995)
731.174 r	(P-2330; A-7407)	859.201 n (P-8348/91; A-6995)
731.190 r	(P-2330; A-7407)	859.202 n (P-8348/91; A-6995)
731.191 r	(P-2330; A-7407)	859.203 n (P-8348/91; A-6995)
731.192 r	(P-2330; A-7407)	859.204 n (P-8348/91; A-6995)
731.193 r	(P-2330; A-7407)	859.205 n (P-8348/91; A-6995)
731.194 r	(P-2330; A-7407)	859.301 n (P-8348/91; A-6995)
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875.202	(P-10542; A-20122)	n
875.203	(P-10542; A-20122)	r
875.204	(P-10542; A-20122)	r
875.205	(P-10542; A-20122)	n
875.206	(P-10542; A-20122)	n
875.207	(P-10542; A-20122)	r
875.208	(P-10542; A-20122)	n
875.209	(P-10542; A-20122)	am
875.210	(P-10542; A-20122)	am
875.300	(P-10542; A-20122)	n
875.301	(P-10542; A-20122)	n
875.302	(P-10542; A-20122)	n
875.303	(P-10542; A-20122)	n
875.304	(P-10542; A-20122)	n
875.305	(P-10542; A-20122)	n
875.400	(P-10542; A-20122)	n
875.401	(P-10542; A-20122)	n
875.402	(P-10542; A-20122)	n
876.100	(E-16191; O-18856; RC-18857 (P-18890))	n
876.105	(E-16191; O-18856; RC-18857 (P-18890))	n
876.110	(E-16191; O-18856; RC-18857 (P-18890))	n
876.115	(E-16191; O-18856; RC-18857 (P-18890))	n
876.200	(P-18890) (E-16191; O-18856; RC-18857 (P-18890))	n
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876.225	(P-18890)	n
880.100	(P-6127; A-13505) (P-17861)	r
880.101	(P-6127; A-13505) (P-17861)	r
880.102	(P-6127; A-13505) (P-17861)	r
880.103	(P-6127; A-13505) (P-17861)	r
880.104	(P-6127; A-13505) (P-17861)	r
880.105	(P-6127; A-13505) (P-17861)	r
880.106	(P-6127; A-13505) (P-17861)	r
880.200	(P-6127; A-13505) (P-17861)	r
880.201	(P-6127; A-13505) (P-17861)	r
880.202	(P-6127; A-13505) (P-17861)	r
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880.301	(P-6127; A-13505) (P-17861)	r
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1420.102	(P-17016/91; A-2594) (P-19625)	am
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1420.104	(P-19625)	n
1420.105	(P-19625)	n
1420.106	(P-19625)	n
1420.107	(P-19625)	n
1420.120	(P-19625)	n
1421.101	(P-19615)	n
1421.110	(P-19615)	n
1421.111	(P-19615)	n
1421.121	(P-19615)	n
1421.130	(P-19615)	n
1421.131	(P-19615)	n
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1422.101	(P-20002)	n
1422.111	(P-20002)	n
1422.120	(P-20002)	n
1422.121	(P-20002)	n
1422.122	(P-20002)	n
1422.123	(P-20002)	n
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1422.Ap.B	(P-20002)	n
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1450.101	(P-17874)	n
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1450.103	(P-17874)	n



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102.15	n	(P-17442/91; A-11172)
102.20	n	(P-17442/91; A-11172)
102.25	n	(P-17442/91; A-11172)
102.30	n	(P-17442/91; A-11172)
102.35	n	(P-17442/91; A-11172)
102.40	n	(P-17442/91; A-11172)
102.45	n	(P-17442/91; A-11172)
102.50	n	(P-17442/91; A-11172)
102.55	n	(P-17442/91; A-11172)
102.60	n	(P-17442/91; A-11172)
102.65	n	(P-17442/91; A-11172)
102.4	r	(P-19291)
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120.20	am	(P-19291)
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120.30	n	(P-19291)
120.100	am	(P-19291)
120.105	n	(P-19291)
120.200	am	(P-19291)
120.205	n	(P-19291)
120.300	am	(P-19291)
120.400	r	(P-19291)
120.500	r	(P-19291)
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120.1000	am	(P-19291)
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120.1290	am	(P-19291)
120.1300	am	(P-19291)
120.1305	am	(P-19291)
120.1310	am	(P-19291)
120.1325	am	(P-19291)
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120.1350	am	(P-19291)
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120.1360	am	(P-19291)
120.1365	am	(P-19291)
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140.140	am (P-14017)	280.20 n (P-15665)
140.150	am (P-14017)	280.30 n (P-15665)
140.160	am (P-14017)	280.40 n (P-15665)
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140.180	am (P-14017)	280.60 n (P-15665)
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140.220	am (P-14017)	280.70 n (P-15665)
140.230	am (P-14017)	280.75 n (P-15665)
140.232	am (P-14017)	280.80 n (P-15665)
140.234	# (P-14017)	300.10 n (P-10560; A-20136)
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140.390	am (P-14017)	300.40 n (P-10560; A-20136)
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1.610	am	(P-12808) (E-13118)
1.620	am	(P-12808) (E-13118)
1.630	am	(P-12808) (E-13118)
950.110	r	(P-3695; A-12424)
950.120	r	(P-3695; A-12424)
950.130	r	(P-3695; A-12424)
950.140	r	(P-3695; A-12424)
950.150	r	(P-3695; A-12424)
950.160	r	(P-3695; A-12424)
950.170	r	(P-3695; A-12424)
950.180	r	(P-3695; A-12424)
950.210	r	(P-3695; A-12424)
950.220	r	(P-3695; A-12424)
950.230	r	(P-3695; A-12424)
950.240	r	(P-3695; A-12424)
950.250	r	(P-3695; A-12424)
950.260	r	(P-3695; A-12424)
950.270	r	(P-3695; A-12424)
950.280	r	(P-3695; A-12424)
950.290	r	(P-3695; A-12424)
950.300	r	(P-3695; A-12424)
5000.900	n	(P-11378)
5000.910	n	(P-11378)

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TITLE 44 (CONT'D)					
5000.920	n	(P-11378)	110.240	n	(P-7141; A-20106)
5000.930	n	(P-11378)	110.250	n	(P-7141; A-20106)
5000.940	n	(P-11378)	110.260	n	(P-7141; A-20106)
5000.950	n	(P-11378)	110.280	n	(P-7141; A-20106)
5000.960	n	(P-11378)	110.290	n	(P-7141; A-20106)
5000.970	n	(P-11378)	110.300	n	(P-7141; A-20106)
5010.240	am	(P-10127; A-17595)	110.310	n	(P-7141; A-20106)
5010.710	am	(P-10127; A-17595)	110.320	n	(P-7141; A-20106)
5010.780	am	(P-10127; A-17595)	110.330	n	(P-7141; A-20106)
5010.1160	am	(P-10127; A-17595)	110.340	n	(P-7141; A-20106)
5010.1300	am	(P-10127; A-17595)	110.350	n	(P-7141; A-20106)
5010.1410	n	(P-10127; A-17595)	110.360	n	(P-7141; A-20106)
5030.130	am	(P-18013/91; A-4826)	120.30	am	(P-13993/91; A-3078)
			120.55	am	(P-13993/91; A-3078)
			120.80	am	(P-13993/91; A-3078)
			120.90	am	(P-13993/91; A-3078)
			120.110	am	(P-13993/91; A-3078)
			120.115	am	(P-13993/91; A-3078)
			125.10	n	(P-18879)
			125.20	n	(P-18879)
			125.30	n	(P-18879)
			125.40	n	(P-18879)
			125.50	n	(P-18879)
			125.60	n	(P-18879)
			125.70	n	(P-18879)
			125.80	n	(P-18879)
			125.90	n	(P-18879)
			125.100	n	(P-18879)
			125.110	n	(P-18879)
			125.120	n	(P-18879)
			125.130	n	(P-18879)
			125.140	n	(P-18879)
			140.10	r	(P-13241/91; A-2120)
			140.20	r	(P-13241/91; A-2120)
			140.30	r	(P-13241/91; A-2120)
			140.40	r	(P-13241/91; A-2120)
			140.50	r	(P-13241/91; A-2120)
			140.60	r	(P-13241/91; A-2120)
			310.101	am	(P-1961; A-10248)
			310.102	am	(P-1961; A-10248)
			310.103	am	(P-1961; A-10248)
			310.106	am	(P-1961; A-10248)
			310.107	am	(P-1961; A-10248)
			310.109	am	(P-1961; A-10248)
			310.110	am	(P-1961; A-10248)
			310.111	am	(P-1961; A-10248)
			310.113	am	(P-1961; A-10248)
			310.114	am	(P-1961; A-10248)
			310.201	am	(P-1961; A-10248)
			310.202	am	(P-1961; A-10248)
TITLE 47					
100.10	am	(P-14337/91; A-3940)			
100.20	am	(P-14337/91; A-3940)			
100.30	am	(P-14337/91; A-3940)			
		(P-16707) (E-17136)			
100.40	am	(P-14337/91; A-3940)			
100.50	am	(P-14337/91; A-3940)			
100.85	am	(P-14337/91; A-3940)			
100.103	am	(P-14337/91; A-3940)			
100.105	am	(P-14337/91; A-3940)			
100.106	r	(P-14337/91; A-3940)			
100.110	am	(P-14337/91; A-3940)			
100.111	r	(P-14337/91; A-3940)			
100.113	am	(P-14337/91; A-3940)			
100.115	am	(P-14337/91; A-3940)			
100.120	am	(P-14337/91; A-3940)			
100.Ap.A	am	(P-14337/91; A-3940)			
.II.A	n	(P-16707) (E-17136)			
.II.B	n	(P-16707) (E-17136)			
.II.C	n	(P-14337/91; A-3940)			
.II.D	n	(P-14337/91; A-3940)			
.II.E	n	(P-16707) (E-17136)			
.II.F	n	(P-14337/91; A-3940)			
100.Ap.D	am	(P-16707) (E-17136)			
100.Ap.E	r	(P-14337/91; A-3940)			
100.Ap.F	r	(P-14337/91; A-3940)			
110.210	n	(P-7141; A-20106)			
110.220	n	(P-7141; A-20106)			
110.230	n	(P-7141; A-20106)			











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300.620	n	(P-4626; C-6897; A-13828)	300.920	n	(P-4626; C-6897; A-13828)
300.630	n	(P-4626; C-6897; A-13828)	300.930	n	(P-4626; C-6897; A-13828)
300.640	n	(P-4626; C-6897; A-13828)	300.940	n	(P-4626; C-6897; A-13828)
300.700	n	(P-4626; C-6897; A-13828)	300.950	n	(P-4626; C-6897; A-13828)
300.710	n	(P-4626; C-6897; A-13828)	300.960	n	(P-4626; C-6897; A-13828)
300.720	n	(P-4626; C-6897; A-13828)	300.970	n	(P-4626; C-6897; A-13828)
300.730	n	(P-4626; C-6897; A-13828)	300.980	n	(P-4626; C-6897; A-13828)
300.740	n	(P-4626; C-6897; A-13828)	300.990	n	(P-4626; C-6897; A-13828)
300.750	n	(P-4626; C-6897; A-13828)	300.1000	n	(P-4626; C-6897; A-13828)
300.760	n	(P-4626; C-6897; A-13828)	300.1010	n	(P-4626; C-6897; A-13828)
300.770	n	(P-4626; C-6897; A-13828)	300.1020	n	(P-4626; C-6897; A-13828)
300.780	n	(P-4626; C-6897; A-13828)	350.10	am	(P-1; A-8518)
300.790	n	(P-4626; C-6897; A-13828)	350.280	am	(P-1) (P-3780; A-8518)
300.800	n	(P-4626; C-6897; A-13828)	350.290	n	(P-3260)
300.810	n	(P-4626; C-6897; A-13828)	350.300	n	(P-3260)
300.820	n	(P-4626; C-6897; A-13828)	350.310	n	(P-3260)
300.830	n	(P-4626; C-6897; A-13828)	350.400	n	(P-4645; C-6057)
300.840	n	(P-4626; C-6897; A-13828)	350.410	n	(P-4645; C-6057)
300.850	n	(P-4626; C-6897; A-13828)	350.420	n	(P-4645; C-6057)
300.860	n	(P-4626; C-6897; A-13828)	350.430	n	(P-4645; C-6057)
300.870	n	(P-4626; C-6897; A-13828)	350.440	n	(P-4645; C-6057)
300.880	n	(P-4626; C-6897; A-13828)	350.450	n	(P-4645; C-6057)
300.890	n	(P-4626; C-6897; A-13828)	350.460	n	(P-4645; C-6057)
300.900	n	(P-4626; C-6897; A-13828)	350.470	n	(P-4645; C-6057)
300.910	n	(P-4626; C-6897; A-13828)	350.480	n	(P-4645; C-6057)
			350.490	n	(P-4645; C-6057)
			350.500	n	(P-4645; C-6057)
			350.510	n	(P-4645; C-6057)
			350.520	n	(P-4645; C-6057)
			350.530	n	(P-4645; C-6057)
			350.540	n	(P-4645; C-6057)
			350.550	n	(P-4645; C-6057)
			350.560	n	(P-4645; C-6057)
			350.570	n	(P-4645; C-6057)
			350.580	n	(P-4645; C-6057)
			350.590	n	(P-4645; C-6057)
			350.600	n	(P-4645; C-6057)
			350.610	n	(P-4645; C-6057)
			350.620	n	(P-4645; C-6057)
			350.630	n	(P-4645; C-6057)

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1700.40	n	(P-1469)	2732.203	n	(P-3248; A-8173)
1700.50	n	(P-1469)	2732.220	n	(P-3248; A-8173)
1700.60	n	(P-1469)	2732.305	n	(P-785; A-12159)
2600.20	am	(P-11865/91; A-13241)	2760.110	am	(P-14023/91; A-3993)
2610.75	n	(P-11894/91; A-13272)	2760.120	am	(P-14023/91; A-3993)
2610.130	am	(P-6905; A-17266)	2760.125	am	(P-14023/91; A-3993)
2620.10	r	(P-12964/91; A-6175)	2760.130	am	(P-14023/91; A-3993)
2620.20	r	(P-12964/91; A-6175)	2760.145	am	(P-14023/91; A-3993)
2620.30	r	(P-12964/91; A-6175)	2760.150	am	(P-14023/91; A-3993)
2620.40	r	(P-12964/91; A-6175)	2765.5	am	(P-12006)
2620.50	r	(P-12964/91; A-6175)	2765.45	am	(P-14032/91; A-2131)
2620.60	r	(P-12964/91; A-6175)	2765.55	am	(P-12006)
2620.70	r	(P-12964/91; A-6175)	2765.60	am	(P-14032/91; A-2131)
2620.80	r	(P-12964/91; A-6175)	2765.64	n	(P-12006)
2620.90	r	(P-12964/91; A-6175)	2765.66	am	(P-12006)
2620.100	r	(P-12964/91; A-6175)	2765.67	n	(P-11034/91; A-12165)
2625.55	am	(P-5124; A-20098)	2765.68	am	(P-14032/91; A-2131)
2630.82	am	(P-8081/91; A-1524)	2765.69	n	(P-11034/91; A-12165)
2630.83	am	(P-1154591; A-6796)	2765.70	am	(P-12006)
2650.10	am	(P-8081/91; A-1524)	2765.74	n	(P-12006)
2650.20	am	(P-9202; A-17969)	2765.75	am	(P-12006)
2650.30	am	(P-9202; A-17969)	2765.225	n	(P-11034/91; A-12165)
2650.40	am	(P-9202; A-17969)	2765.228	n	(P-11034/91; A-12165)
2650.310	n	(P-9202; A-17969)	2765.230	n	(P-11034/91; A-12165)
2650.320	n	(P-9202; A-17969)	2765.325	am	(P-11034/91; A-12165)
2650.330	n	(P-9202; A-17969)	2765.328	n	(P-11034/91; A-12165)
2650.340	n	(P-9202; A-17969)	2765.329	n	(P-15638)
2650.350	n	(P-9202; A-17969)	2765.330	n	(P-15638)
2712.201	am	(P-17853)	2765.333	am	(P-15638)
2712.203	am	(P-17853)	2765.334	am	(P-15638)
2712.205	am	(P-17853)	2765.335	am	(P-15638)
2712.207	am	(P-17853)	2770.100	am	(P-15625)
2720.1	am	(P-14343/91; A-2556)	2770.105	am	(P-15625)
2720.2	n	(E-7506)	2770.110	am	(P-13257/91; A-118)
2720.5	am	(P-14343/91; A-2556)			
2720.7	n	(P-14343/91; A-2556)	5300.10	am	(P-10521/91; A-7838)
2720.10	am	(P-14343/91; A-2556)	5300.20	am	(P-10521/91; A-7838)
2720.108	n	(P-14343/91; A-2556)	5300.30	am	(P-10521/91; A-7838)
2720.130	am	(P-14343/91; A-2556)	5300.40	am	(P-10521/91; A-7838)
2720.215	n	(P-14343/91; A-2556)	5300.210	am	(P-10521/91; A-7838)
2720.240	am	(P-14343/91; A-2556)	5300.310	am	(P-10521/91; A-7838)
2720.315	am	(P-14343/91; A-2556)	5300.450	am	(P-10521/91; A-7838)
2725.2	n	(E-7502)	5300.460	am	(P-10521/91; A-7838)
2725.100	am	(P-3734)	5300.550	r	(P-10521/91; A-7838)
2725.105	am	(P-14014/91; A-2122)	5300.560	am	(P-10521/91; A-7838)
2725.115	am	(P-14014/91; A-2122)	5300.570	r	(P-10521/91; A-7838)
2725.225	am	(P-3734)	5300.610	am	(P-10521/91; A-7838)
2725.237	n	(P-13252/91; A-113)	5300.620	am	(P-10521/91; A-7838)
2725.245	am	(P-3734)	5300.630	am	(P-10521/91; A-7838)



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TITLE 56 (CONT'D)		103.70	(P-14078)	am
5300.640	am	103.80	(P-14078)	am
5300.650	am	103.90	(E-2643) (P-14078)	am
5300.660	am	103.95	(P-14078)	n
5300.720	am	103.100	(P-14078)	am
5300.730	am	103.110	(P-14078)	am
5300.735	n	103.120	(P-14078)	am
5300.745	n	103.130	(P-14078)	am
5300.750	am	103.140	(P-14078)	r
5300.760	am	103.150	(P-14078)	am
5300.765	n	103.160	(P-14078)	am
5300.770	r	103.165	(P-14078)	n
5300.782	r	103.170	(P-14078)	am
5300.783	r	103.180	(P-14078)	am
5300.784	r	103.190	(P-14078)	am
5300.785	r	103.200	(P-14078)	r
5300.786	r	103.210	(P-14078)	n
5300.787	r	113.10	(P-17887)	am
5300.825	am	113.15	(P-17887)	n
5300.865	am	113.40	(P-17887)	am
5300.920	am	113.50	(P-17887)	am
5300.930	am	113.55	(P-17887)	n
5300.940	am	113.60	(P-17887)	am
5300.950	am	113.80	(P-17887)	am
5300.960	am	113.130	(P-17887)	r
5300.1145	n	115.120	(P-17923)	am
5300.1150	am	115.300	(P-17923; W-18129)	am
5300.1160	am	115.310	(P-17923)	am
5400.110	am	115.320	(E-2676) (P-17923)	am
		115.330	(P-17923)	n
5400.210	am	115.410	(P-17923)	am
		119.260	(E-2662)	am
5400.310	am	120.70	(E-2652)	am
		121.10	(P-15715)	n
6000.50	am	121.15	(P-15715)	n
6000.340	n	121.20	(P-15715)	n
		121.25	(P-15715)	n
		121.30	(P-15715)	n
		121.35	(P-15715)	n
		121.40	(P-15715)	n
		121.45	(P-15715)	n
		121.50	(P-15715)	n
		121.55	(P-15715)	n
		121.60	(P-15715)	n
		121.65	(P-15715)	n
		121.70	(P-15715)	n
		121.75	(P-15715)	n
		121.80	(P-15715)	n
		121.85	(P-15715)	n
		121.90	(P-15715)	n
		121.95	(P-15715)	n

## TITLE 59

101.100	n	(P-14363/91; A-2137)
		(E-14663/91)
103.10	am	(P-14078)
103.11	n	(P-14078)
103.15	n	(P-14078)
103.20	am	(P-14078)
103.25	n	(P-14078)
103.30	n	(P-14078)
103.40	r	(P-14078)
103.50	r	(P-14078)
103.60	n	(P-14078)
103.65	r	(P-14078)

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		130.190	(P-15715)	r
		130.200	(P-15715)	r
		130.210	(P-15715)	r
		130.220	(P-15715)	r
		130.230	(P-15715)	r
		130.240	(P-15715)	r
		130.250	(P-15715)	r
		130.260	(P-15715)	r
		130.270	(P-15715)	r
		130.280	(P-15715)	r
		130.290	(P-15715)	r
		130.300	(P-15715)	r
		130.310	(P-15715)	r
		130.320	(P-15715)	r
		130.330	(P-15715)	r
		130.340	(P-15715)	r
		130.350	(P-15715)	r
		130.360	(P-15715)	r
		130.370	(P-15715)	r
		130.380	(P-15715)	r
		130.390	(P-15715)	r
		130.400	(P-15715)	r
		130.410	(P-15715)	r
		130.420	(P-15715)	r
		130.430	(P-15715)	r
		130.440	(P-15715)	r
		130.450	(P-15715)	r
		130.460	(P-15715)	r
		130.470	(P-15715)	r



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132.110	n	(P-7;A-9006;RC-8252) (E-211)	200.12 200.201 am
132.115	n	(P-7;A-9006;RC-8252) (E-211)	200.402 200.500 am
132.120	n	(P-7;A-9006;RC-8252) (E-211)	200.600 200.603 am
132.125	n	(P-7;A-9006;RC-8252) (E-211)	200.604 200.806 am
132.130	n	(P-7;A-9006;RC-8252) (E-211)	200.Ap.B 220.190 n
132.135	n	(P-7;A-9006;RC-8252) (E-211)	240.10 240.131 am
132.140	n	(P-7;A-9006;RC-8252) (E-211)	240.132 240.133 n
132.145	n	(P-7;A-9006;RC-8252) (E-211)	240.160 240.170 am
132.150	n	(P-7;A-9006;RC-8252) (E-211)	240.180 240.190 am
132.155	n	(P-7;A-9006;RC-8252) (E-211)	240.195 240.500 am
132.160	n	(P-7;A-9006;RC-8252) (E-211)	240.510 240.510 r
132.165	n	(P-7;A-9006;RC-8252) (E-211)	240.520 240.520 r
132.170	n	(P-7;A-9006;RC-8252) (E-211)	240.530 240.530 r
132.Ap.A	n	(P-7;A-9006;RC-8252) (E-211)	240.530 240.540 n
132.Ap.B	n	(P-7;A-9006;RC-8252) (E-211)	240.550 240.610 am
.Th.A	n	(P-7;A-9006;RC-8252) (E-211)	240.630 240.640 am
.Th.B	n	(P-7;A-9006;RC-8252) (E-211)	240.710 240.760 am
.Th.C	n	(P-7;A-9006;RC-8252) (E-211)	240.780 240.800 am
135.30	am	(E-211)	240.805 240.805 r
400.10	n	(P-11996) (E-2648)	240.810 240.810 r
400.20	n	(P-11996)	240.810 240.820 n
400.30	n	(P-11996)	240.820 240.820 r
400.40	n	(P-11996)	240.830 240.830 n
400.50	n	(P-11996)	240.840 240.840 r
400.60	n	(P-11996)	240.840 240.850 n
400.70	n	(P-11996)	240.850 240.850 r
400.80	n	(P-11996)	240.850 240.860 n
400.90	n	(P-11996)	240.860 240.860 r
400.100	n	(P-11996)	240.860 240.870 n
400.110	n	(P-11996)	240.870 240.870 r
400.120	n	(P-11996)	240.870 240.870 r

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240.1530	n	(P-14365/91; P-14679/91; A-2576)	1817.116 am (P-10726)
1701.Ap.A	am	(P-10644)	1817.117 am (P-10726)
1702.11	am	(P-10631)	1817.151 am (P-10726)
1702.12	am	(P-10631)	1817.182 am (P-10726)
1702.17	am	(P-10631)	1827.12 am (P-10803)
1702.18	am	(P-10631)	1843.12 am (P-10807)
1705.21	am	(P-10631)	1843.13 am (P-10807)
1705.21	n	(P-10790)	1843.14 am (P-10807)
1761.5	am	(P-10596)	1843.15 am (P-10807)
1761.11	am	(P-10596)	1843.16 r (P-10807)
1761.12	am	(P-10596)	1843.17 r (P-10807)
1764.19	am	(P-10831)	1843.20 r (P-10807)
1772.12	am	(P-10762)	1843.21 r (P-10807)
1773.13	am	(P-10768)	1845.12 am (P-10619)
1773.15	am	(P-10768)	1845.13 am (P-10619)
1773.20	am	(P-10768)	1845.17 am (P-10619)
1773.21	am	(P-10768)	1845.18 am (P-10619)
1774.11	am	(P-10793)	1845.19 r (P-10619)
1774.13	am	(P-10793)	1845.20 am (P-10619)
1774.15	am	(P-10793)	1846.17 am (P-10691)
1775.1	r	(P-10590)	1846.18 am (P-10691)
1775.11	r	(P-10590)	1847.1 n (P-10569)
1775.13	r	(P-10590)	1847.2 n (P-10569)
1777.17	am	(P-10758)	1847.3 n (P-10569)
1779.15	am	(P-10839)	1847.4 n (P-10569)
1780.21	am	(P-10839)	1847.5 n (P-10569)
1780.33	am	(P-10839)	1847.6 n (P-10569)
1780.38	am	(P-10839)	1847.7 n (P-10569)
1783.19	am	(P-10849)	1847.8 n (P-10569)
1784.14	am	(P-10853)	1847.9 n (P-10569)
1784.18	am	(P-10853)	1848.1 n (P-10669)
1784.27	am	(P-10853)	1848.2 n (P-10669)
1785.13	am	(P-10784)	1848.3 n (P-10669)
1800.11	am	(P-10607)	1848.5 n (P-10669)
1800.40	am	(P-10607)	1848.6 n (P-10669)
1800.50	am	(P-10607)	1848.7 n (P-10669)
1816.42	am	(P-10695)	1848.8 n (P-10669)
1816.43	am	(P-10695)	1848.9 n (P-10669)
1816.49	am	(P-10695)	1848.11 n (P-10669)
1816.84	am	(P-10695)	1848.12 n (P-10669)
1816.116	am	(P-10695)	1848.13 n (P-10669)
1816.117	am	(P-10695)	1848.15 n (P-10669)
1816.151	am	(P-10695)	1848.16 n (P-10669)
1817.42	am	(P-10726)	1848.17 n (P-10669)
1817.42	am	(P-10726)	1848.18 n (P-10669)
1817.43	am	(P-10726)	1848.19 n (P-10669)
1817.49	am	(P-10726)	1848.20 n (P-10669)
1817.84	am	(P-10726)	1848.21 n (P-10669)
			1848.22 n (P-10669)
			2501.37 n (P-2719; A-8345)
			(E-2897)

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580.10	n	(P-8671; A-15913)	1150.50 am (P-2492/91; A-3143)
580.20	n	(P-8671; A-15913)	1150.60 am (P-2492/91; A-3143)
580.30	n	(P-8671; A-15913)	1150.65 am (P-2492/91; A-3143)
580.40	n	(P-8671; A-15913)	1150.70 am (P-2492/91; A-3143)
580.50	n	(P-8671; A-15913)	1150.80 am (P-2492/91; A-3143)
580.50	n	(P-8671; A-15913)	1150.90 am (P-2492/91; A-3143)
750.1010	am	(P-15056)	1150.100 am (P-2492/91; A-3143)
750.3000	am	(E-12785) (P-15056)	1150.110 am (P-2492/91; A-3143)
750.3010	am	(P-15056)	1150.11.A am (P-2492/91; A-3143)
750.3055	n	(P-15056)	1175.565 am (P-8033; A-13276)
750.4000	n	(E-12785) (P-15056)	1200.30 am (P-14369/91; A-3169)
750.4010	n	(E-12785) (P-15056)	1210.10 am (P-16374)
870.100	n	(P-12094/91; A-3096)	1210.20 am (P-16374)
870.105	n	(P-12094/91; A-3096)	1210.25 n (P-16374)
870.110	n	(P-12094/91; A-3096)	1210.30 r (P-16374)
870.115	n	(P-12094/91; A-3096)	1210.40 r (P-16374)
870.120	n	(P-12094/91; A-3096)	1210.50 r (P-16374)
870.200	n	(P-12094/91; A-3096)	1210.60 am (P-16374)
870.210	n	(P-12094/91; A-3096)	1210.70 am (P-16374)
870.215	n	(P-12094/91; A-3096)	1210.80 am (P-16374)
870.220	n	(P-12094/91; A-3096)	1210.90 am (P-16374)
870.225	n	(P-12094/91; A-3096)	1210.100 r (P-16374)
870.230	n	(P-12094/91; A-3096)	1210.105 n (P-16374)
870.235	n	(P-12094/91; A-3096)	1210.110 am (P-16374)
870.240	n	(P-12094/91; A-3096)	1210.120 r (P-16374)
870.245	n	(P-12094/91; A-3096)	1210.130 r (P-16374)
870.300	n	(P-12094/91; A-3096)	1210.140 am (P-16374)
870.305	n	(P-12094/91; A-3096)	1210.150 am (P-16374)
870.310	n	(P-12094/91; A-3096)	1210.160 am (P-16374)
870.315	n	(P-12094/91; A-3096)	1210.170 am (P-16374)
870.320	n	(P-12094/91; A-3096)	1210.180 am (P-16374)
870.325	n	(P-12094/91; A-3096)	1210.190 am (P-16374)
870.400	n	(P-12094/91; A-3096)	1210.200 r (P-16374)
870.405	n	(P-12094/91; A-3096)	1210.210 r (P-16374)
870.500	n	(P-12094/91; A-3096)	1210.220 r (P-16374)
870.505	n	(P-12094/91; A-3096)	1210.230 r (P-16374)
870.510	n	(P-12094/91; A-3096)	1210.235 am (P-16374)
870.515	n	(P-12094/91; A-3096)	1210.240 am (P-16374)
870.520	n	(P-12094/91; A-3096)	1210.250 r (P-16374)
870.525	n	(P-12094/91; A-3096)	1220.160 am (P-15762)
1130.10	n	(P-2010)	1220.170 n (P-15762)
1130.20	n	(P-2010)	1220.260 am (P-15762)
1130.30	n	(P-2010)	1220.270 n (P-15762)
1130.40	n	(P-2010)	1220.360 n (P-15762)
1130.50	n	(P-2010)	1220.435 r (P-15762)
1130.60	n	(P-2010)	1220.440 n (P-15762)
1130.70	n	(P-2010)	1220.525 n (P-15762)
1150.20	am	(P-2492/91; A-3143)	1240.5 r (P-15775)
1150.30	am	(P-2492/91; A-3143)	1240.10 am (P-15775)
1150.40	am	(P-2492/91; A-3143)	1240.15 am (P-15775)
		(P-17042)	1240.50 am (P-15775)



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1255.10	(P-17030/91; A-3194)	am
1255.20	(P-17030/91; A-3194)	am
1255.30	(P-17030/91; A-3194)	n
1255.40	(P-17030/91; A-3194)	n
1255.50	(P-17030/91; A-3194)	n
1255.60	(P-17030/91; A-3194)	n
1255.70	(P-17030/91; A-3194)	n
1255.80	(P-17030/91; A-3194)	n
1255.90	(P-17030/91; A-3194)	n
1270.20	(P-10863; A-15548)	am
1275.40	(P-5741; A-10458)	am
1275.50	(P-5741; A-10458)	am
1275.80	(P-5741; A-10458)	n
1300.48	(P-16484)	am
1310.20	(P-3784; A-12565)	am
1310.30	(P-3784; A-12565)	am
1310.40	(P-3784; A-12565)	am
1310.60	(P-3784; A-12565)	n
1310.70	(P-3784; A-12565)	n
1310.80	(P-3784; A-12565)	am
1310.85	(P-3784; A-12565)	am
1310.90	(P-3784; A-12565)	am
1330.10	(P-5746; A-19811)	am
1330.20	(P-5746; A-19811)	am
1330.30	(P-5746; A-19811)	am
1330.40	(P-5746; A-19811)	am
1330.50	(P-5746; A-19811)	am
1330.55	(P-5746; A-19811)	am
1330.70	(P-5746; A-19811)	am
1330.75	(P-5746; A-19811)	n
1330.80	(P-5746; A-19811)	am
1330.90	(P-5746; A-19811)	am
1330.91	(P-5746; A-19811)	am
1330.92	(P-5746; A-19811)	am
1330.93	(P-5746; A-19811)	am
1330.94	(P-5746; A-19811)	am
1330.95	(P-5746; A-19811)	am
1330.96	(P-5746; A-19811)	am
1330.99	(P-5746; A-19811)	am
1330.100	(P-5746; A-19811)	am
1330.110	(P-5746; A-19811)	am
1330.120	(P-5746; A-19811)	am
1330.130	(P-5746; A-19811)	am
1330.140	(P-5746; A-19811)	am
1340.15	(P-11369/91; A-3175)	n
1340.20	(P-11369/91; A-3175)	am
1340.30	(P-11369/91; A-3175)	am
1340.40	(P-11369/91; A-3175)	am
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1340.50	(P-11369/91; A-3175)	am
1340.55	(P-11369/91; A-3175)	am
1340.60	(P-11369/91; A-3175)	am
1340.65	(P-11369/91; A-3175)	am
1340.66	(P-11369/91; A-3175)	n
1340.70	(P-11369/91; A-3175)	am
1360.30	(P-8318; A-13281)	am
1360.45	(P-8318; A-13281)	am
1360.60	(P-8318; A-13281)	am
1360.70	(P-8318; A-13281)	am
1380.280	(P-9385; A-15553)	am
1380.300	(P-9385; A-15553)	am
1450.175	(P-14375/91; A-3204)	n
1455.10	(P-15785; E-16196)	n
1455.15	(P-15785; E-16196)	n
1455.20	(P-15785; E-16196)	n
1455.30	(P-15785; E-16196)	n
1455.40	(P-15785; E-16196)	n
1455.50	(P-15785; E-16196)	n
1455.60	(P-15785; E-16196)	n
1455.70	(P-15785; E-16196)	n
1455.200	(P-15785; E-16196)	n
1455.210	(P-15785; E-16196)	n
1455.300	(P-15785; E-16196)	n
1455.310	(P-15785; E-16196)	n
1470.95	(P-5746; A-19811)	n
1510.10	(P-5746; A-19811)	n
1510.20	(P-5746; A-19811)	n
1510.30	(P-5746; A-19811)	n
1510.40	(P-5746; A-19811)	n
1510.50	(P-5746; A-19811)	n
1510.60	(P-5746; A-19811)	n
1510.70	(P-5746; A-19811)	n
TITLE 77		
205.620	(P-3426)	am
250.1510	(P-20032)	am
250.2720	(P-2016)	n
300.110	(P-2034; A-17089)	am
300.120	(P-4367/91; A-681)	am
300.140	(P-2034; A-17089)	am
300.150	(P-2034; A-17089)	am
300.330	(P-4367/91; A-681)	am
300.620	(P-2034; A-17089)	am
300.630	(P-2034; A-17089)	am
300.1010	(P-2034; A-17089)	am
300.1035	(P-16541)	n
300.1220	(P-2034; A-17089)	am
300.1240	(P-2034; A-17089)	am
300.2070	(P-2034; A-17089)	am
300.2420	(P-14039/91; A-5977)	am
300.3060	(P-2034; A-17089)	am
TITLE 78		
750.10	(P-10408; A-17359)	am
750.30	(P-10408; A-17359)	am
750.40	(P-10408; A-17359)	am
750.41	(P-10408; A-17359)	n
750.90	(P-10408; A-17359)	am
750.110	(P-10408; A-17359)	am
750.120	(P-10408; A-17359)	am
750.130	(P-10408; A-17359)	am
750.40 A	(P-10408; A-17359)	#
750.40 B	(P-10408; A-17359)	#
750.40 C	(P-10408; A-17359)	am
TITLE 79		
300.3100	(P-1511; A-10068)	am
300.3310	(P-1511; A-10068)	am
300.3710	(P-1511; A-10068)	am
300.410	(P-1511; A-10068)	r
330.110	(P-1511; A-10068)	am
330.120	(P-1511; A-10068)	am
330.140	(P-1511; A-10068)	am
330.150	(P-1511; A-10068)	am
330.330	(P-1511; A-10068)	am
330.730	(P-1511; A-10068)	am
330.1125	(P-2310; A-8178)	n
330.1970	(P-2310; A-8178)	am
330.3620	(P-2310; A-8178)	am
330.4310	(P-2310; A-8178)	am
330.4510	(P-2310; A-8178)	am
330.4510	(P-2310; A-8178)	am
350.120	(P-2310; A-8178)	r
350.140	(P-2310; A-8178)	am
350.150	(P-2310; A-8178)	am
350.330	(P-2310; A-8178)	am
350.370	(P-2310; A-8178)	am
350.640	(P-2310; A-8178)	am
350.1230	(P-2310; A-8178)	am
350.1235	(P-2310; A-8178)	n
350.1870	(P-2310; A-8178)	am
350.2960	(P-2310; A-8178)	am
350.3000	(P-2310; A-8178)	am
350.3310	(P-2310; A-8178)	am
350.4210	(P-2310; A-8178)	am
385.1010	(P-2310; A-8178)	n
385.1020	(P-2310; A-8178)	n
385.1030	(P-2310; A-8178)	n
385.1040	(P-2310; A-8178)	n
385.1050	(P-2310; A-8178)	n
385.1060	(P-2310; A-8178)	n
385.1070	(P-2310; A-8178)	n
385.1080	(P-2310; A-8178)	n
385.1200	(P-2310; A-8178)	n
385.1250	(P-2310; A-8178)	n







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750.2070	n	790.660	am
750.2080	n	790.700	am
750.3000	n	790.706	am
750.3100	n	790.721	am
750.3200	n	790.740	am
760.15	am	790.760	am
760.20	am	790.780	am
760.100	am	790.788	am
760.900	am	790.799	am
760.2000	n	790.820	am
760.2010	n	790.830	am
760.2020	n	790.860	am
760.2030	n	790.900	am
760.2031	n	790.910	am
760.2032	n	790.920	am
760.2040	n	790.974	am
760.2041	n	790.980	am
760.2042	n	790.1060	am
760.2050	n	790.1112	am
760.2060	n		
760.2070	n		
760.2080	n		
760.3000	n		
760.3100	n		
760.3200	n		
770.10	r		
770.20	r		
770.30	r		
790.40	am		
790.480	am		
790.500	am		
790.540	am		
790.548	am		
790.580	am		
790.600	am		



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790.2540	am	(P-4782; A-12913) (E-4899)	790.3027	am	(P-15943/91; A-5941) (P-17496) (E-17781)
790.2580	am	(P-15943/91; A-5941; C-7512)	790.3029	am	(P-4782; A-12913) (E-4899)
		(P-4782; A-12913) (E-4899)	790.3049	am	(P-4782; A-12913) (E-4899)
790.2587	n	(P-17496) (E-17781)	790.3054	am	(P-4782; A-12913) (E-4899)
790.2600	n	(P-17496) (E-17781)	790.3085	am	(P-4782; A-12913) (E-4899)
790.2603	am	(P-15943/91; A-5941; C-7512)	790.3100	am	(P-4782; A-12913) (E-4899)
790.2605	am	(P-4782; A-12913) (E-4899) (P-17496)	790.3235	n	(P-17496) (E-17781)
		(E-17781)	790.3260	am	(P-4782; A-12913) (E-4899)
790.2613	am	(P-15943/91; A-5941; C-7512)	790.3300	am	(P-4782; A-12913) (E-4899)
		(P-4782; A-12913)	790.3308	am	(P-4782; A-12913) (E-4899) (P-17496)
790.2617	am	(P-4782; A-12913) (E-4899)	790.3315	am	(P-4782; A-12913) (E-4899)
790.2618	am	(P-4782; A-12913) (E-4899) (P-17496)	790.3335	am	(P-4782; A-12913) (E-4899)
790.2620	am	(P-4782; A-12913) (E-4899)	790.3337	n	(P-17496) (E-17781)
790.2661	am	(P-4782; A-12913) (E-4899) (P-17496)	790.3340	am	(P-4782; A-12913) (E-4899)
790.2662	am	(P-4782; A-12913) (E-17781)	790.3420	am	(P-4782; A-12913) (E-4899) (P-17496)
790.2780	am	(P-17496) (E-17781)	790.3437	am	(P-4782; A-12913) (E-4899)
790.2805	am	(P-15943/91; A-5941; C-7512) (P-8329; A-16019)	790.3472	am	(P-4782; A-12913) (E-4899)
		(E-8571)	790.3480	n	(P-4782; A-12913) (E-4899)
790.2900	am	(P-4782; A-12913) (E-4899)	790.3492	am	(P-4782; A-12913) (E-4899)
790.2902	am	(P-4782; A-12913) (E-4899)	790.3495	n	(P-4782; A-12913) (E-4899)
790.2904	am	(P-4782; A-12913) (E-4899)	790.3540	am	(P-17496) (E-17781)
790.2928	am	(P-17496) (E-17781)	790.3620	am	(P-4782; A-12913) (E-4899)
790.2932	am	(P-17496) (E-17781)	790.3700	am	(P-4782; A-12913) (E-4899)
790.2980	am	(P-4782; A-12913) (E-4899)	790.3720	am	(P-17496) (E-17781)
790.3020	am	(P-4782; A-12913) (E-4899)	790.3742	am	(P-4782; A-12913) (E-4899)
790.3021	am	(P-4782; A-12913) (E-4899)			

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790.3780	am	(P-4782; A-12913) (E-4899)	790.4380	am	(P-17496) (E-17881)
790.3860	am	(P-4782; A-12913) (E-4899)	790.4382	#	(P-17496) (E-17881)
790.3875	n	(P-4782; A-12913) (E-4899)	790.4384	#, n	(P-17496) (E-17881)
790.3902	n	(P-17496) (E-17781)	790.4385	am	(P-4782; A-12913) (E-4899)
790.3907	am	(P-4782; A-12913) (E-4899) (P-17496)	790.4386	am	(P-4782; A-12913) (E-4899)
790.3910	am	(P-4782; A-12913) (E-4899)	790.4396	am	(P-4782; A-12913) (E-4899)
790.3914	am	(P-17496) (E-17781)	790.4398	am	(P-4782; A-12913) (E-4899)
790.3940	am	(P-4782; A-12913) (E-4899)	790.4420	am	(P-4782; A-12913) (E-4899)
790.3945	am	(P-4782; A-12913) (E-4899)	790.4580	am	(P-4782; A-12913) (E-4899)
790.3980	am	(P-4782; A-12913) (E-4899)	790.4620	am	(P-4782; A-12913) (E-4899)
790.3996	am	(P-4782; A-12913) (E-4899)	790.4660	am	(P-4782; A-12913) (E-4899)
790.4012	am	(P-4782; A-12913) (E-4899)	790.4670	am	(P-4782; A-12913) (E-8571)
790.4040	am	(P-4782; A-12913) (E-4899)	790.4680	am	(P-4782; A-12913) (E-4899)
790.4060	am	(P-15943/91; A-5941; C-7512)	790.4700	am	(P-4782; A-12913) (E-4899)
790.4100	am	(P-4782; A-12913) (E-4899)	790.4720	am	(P-4782; A-12913) (E-4899)
790.4140	am	(P-4782; A-12913) (E-4899)	790.4728	am	(P-17496) (E-17881)
790.4173	am	(P-4782; A-12913) (E-4899)	790.4740	am	(P-4782; A-12913) (E-4899)
790.4180	am	(P-4782; A-12913) (E-4899)	790.4780	am	(P-4782; A-12913) (E-4899)
790.4220	am	(P-4782; A-12913) (E-4899)	790.4840	am	(P-4782; A-12913) (E-4899)
790.4260	am	(P-4782; A-12913) (E-4899)	790.4860	am	(P-4782; A-12913) (E-4899)
790.4300	am	(P-4782; A-12913) (E-4899)	790.4900	am	(P-4782; A-12913) (E-4899)
			790.4965	am	(P-8329; A-16019)
			790.4980	am	(E-8571) (P-17496)
					(E-17781)
					(P-4782; A-12913)
					(E-4899)
					(P-4782; A-12913)
					(E-4899)



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790.5060	am	(P-4782; A-12913) (E-4899)	790.5788
790.5100	am	(P-4782; A-12913) (E-4899)	n
790.5140	am	(P-4782; A-12913) (E-4899)	am
790.5180	am	(P-4782; A-12913) (E-4899)	790.5792
790.5220	am	(P-4782; A-12913) (E-4899)	790.5802
790.5300	am	(P-4782; A-12913) (E-4899)	790.5807
790.5312	am	(P-4782; A-12913) (E-4899)	790.5820
790.5320	am	(P-4782; A-12913) (E-4899)	790.5830
790.5380	am	(P-4782; A-12913) (E-4899)	790.5872
790.5420	am	(P-4782; A-12913) (E-4899)	790.5900
790.5483	am	(P-4782; A-12913) (E-4899)	790.5940
790.5500	am	(P-4782; A-12913) (E-4899)	790.5980
790.5520	am	(P-4782; A-12913) (E-4899)	790.6020
790.5540	am	(P-4782; A-12913) (E-4899)	790.6140
790.5544	am	(P-4782; A-12913) (E-4899)	790.6180
790.5620	am	(P-4782; A-12913) (E-4899)	790.6260
790.5640	am	(P-4782; A-12913) (E-4899)	790.6275
790.5700	am	(P-4782; A-12913) (E-4899)	790.6277
790.5740	am	(P-4782; A-12913) (E-4899)	790.6340

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790.6370	am	(P-4782; A-12913) (E-4899)	790.6885	am
		(P-15943/91; A-5941; C-7512) (P-8329; A-16019) (E-8571)	790.6895	am
		(P-17496) (E-17781)	790.6940	am
790.6375	am	(P-4782; A-12913) (E-4899)	790.6960	am
790.6420	am	(P-4782; A-12913) (E-4899)	790.6980	am
790.6430	am	(P-8329; A-16019) (E-8571) (P-17496)	790.7100	am
		(E-17781)	790.7120	am
790.6452	am	(P-4782; A-12913) (E-4899)	790.7130	am
790.6456	am	(P-4782; A-12913) (E-4899)	790.7140	am
790.6460	am	(P-4782; A-12913) (E-4899)	790.7180	am
790.6480	am	(P-4782; A-12913) (E-4899)	790.7221	am
790.6500	am	(P-4782; A-12913) (E-4899)	790.7229	am
790.6505	am	(P-17496) (E-17781)	790.7245	am
790.6540	am	(P-4782; A-12913) (E-4899)	790.7260	am
790.6570	r	(P-4782; A-12913) (E-4899)	790.7263	n
790.6580	am	(P-4782; A-12913) (E-4899)	790.7265	am
		(P-8329; A-16019) (E-8571) (P-17496)		
790.6610	am	(P-4782; A-12913) (E-4899)	790.7278	am
790.6670	am	(P-4782; A-12913) (E-4899)	790.7280	am
790.6740	am	(P-17496) (E-17781)	790.7291	am
790.6780	am	(P-4782; A-12913) (E-4899)	790.7296	am
		(P-8329; A-16019) (E-8571)	790.7380	am
790.6800	am	(P-4782; A-12913) (E-4899)	790.7400	am
790.6820	am	(P-4782; A-12913) (E-4899)		
790.6860	am	(P-4782; A-12913) (E-4899)	790.7420	am
790.6875	am	(P-4782; A-12913) (E-4899)		



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790.9100	am	(P-4782; A-12913)	795.190	n	(P-8136; A-19895)
		(E-4899)	795.200	n	(P-8136; A-19895)
		(P-15943/91; A-5941;	795.210	n	(P-8136; A-19895)
		C-7512)	795.220	n	(P-8136; A-19895)
790.9140	am	(P-4782; A-12913)	795. Ap. A	n	(P-8136; A-19895)
		(E-4899)	795. Ap. B	n	(P-8136; A-19895)
790.9180	am	(P-4782; A-12913)	830.10	am	(P-2092; A-11612)
		(E-4899)			(P-20046)
790.9220	am	(P-4782; A-12913)	830.20	am	(P-20046)
		(E-4899)	830.880	am	(P-2092; A-11612)
790.9260	am	(P-4782; A-12913)	830.880	r	(P-20046)
		(E-4899)	830.885	am	(P-2092; A-11612)
790.9300	am	(P-4782; A-12913)	830.885	r	(P-20046)
		(E-4899)	830.890	am	(P-2092; A-11612)
790.9340	am	(P-4782; A-12913)	830.890	r	(P-20046)
		(E-4899)	830.900	am	(P-2092; A-11612)
790.9380	am	(P-4782; A-12913)	840.20	am	(P-4329)
		(E-4899)	840.115	am	(P-4329)
790.9420	am	(P-4782; A-12913)	840.210	am	(P-4329)
		(E-4899)	840.215	am	(P-4329)
790.9460	am	(P-4782; A-12913)	840.305	am	(P-4329)
		(E-4899)	840.310	am	(P-4329)
790.9500	am	(P-4782; A-12913)	840. Ap. B	am	(P-4329)
		(E-4899) (P-17496)	.Ex. A	am	(P-4329)
		(E-17781)	.Il. A	r	(P-4329)
790.9520	am	(P-4782; A-12913)	.Ex. B	n	(P-4329)
		(E-4899) (P-17496)	.Il. B	r	(P-4329)
		(E-17781)	840. Ap. C	am	(P-4329)
790.9530	am	(P-4782; A-12913)	.Ex. B	am	(P-4329)
		(E-4899)	845.10	am	(P-12314)
790.9580	am	(P-4782; A-12913)	845.15	n	(P-12314)
		(E-4899)	845.20	am	(P-12314)
795.10	n	(P-8136; A-19895)	845.23	n	(P-12314)
795.20	n	(P-8136; A-19895)	845.25	n	(P-12314)
795.30	n	(P-8136; A-19895)	845.26	n	(P-12314)
795.40	n	(P-8136; A-19895)	845.28	n	(P-12314)
795.50	n	(P-8136; A-19895)	845.29	n	(P-12314)
795.60	n	(P-8136; A-19895)	845.30	am	(P-12314)
795.70	n	(P-8136; A-19895)	845.40	am	(P-12314)
795.80	n	(P-8136; A-19895)	845.50	am	(P-12314)
795.90	n	(P-8136; A-19895)	845.60	am	(P-12314)
795.100	n	(P-8136; A-19895)	845. Ap. A	n	(P-12314)
795.110	n	(P-8136; A-19895)	.Ex. A	n	(P-12314)
795.120	n	(P-8136; A-19895)	.Ex. B	n	(P-12314)
795.130	n	(P-8136; A-19895)	.Ex. C	n	(P-12314)
795.140	n	(P-8136; A-19895)	845. Ap. B	n	(P-12314)
795.150	n	(P-8136; A-19895)	845. Ap. C	n	(P-12314)
795.160	n	(P-8136; A-19895)	845. Ap. D	n	(P-12314)
795.170	n	(P-8136; A-19895)	.Il. A	n	(P-12314)
795.180	n	(P-8136; A-19895)	.Il. B	n	(P-12314)



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890.110	(P-18236)	890.440	(P-18479)
890.110	(P-18479)	890.450	(P-18236)
890.120	(P-18236)	890.460	(P-18236)
890.120	(P-18479)	890.510	(P-18236)
890.130	(P-18479)	890.510	(P-18479)
890.130	(P-18236)	890.520	(P-18236)
890.140	(P-18479)	890.520	(P-18479)
890.150	(P-18479)	890.530	(P-18236)
890.160	(P-18479)	890.530	(P-18479)
890.170	(P-18479)	890.540	(P-18236)
890.180	(P-18479)	890.540	(P-18479)
890.190	(P-18479)	890.550	(P-18236)
890.200	(P-18479)	890.550	(P-18479)
890.210	(P-18236)	890.560	(P-18236)
890.220	(P-18236)	890.610	(P-18236)
890.230	(P-18479)	890.610	(P-18479)
890.240	(P-18236)	890.620	(P-18236)
890.250	(P-18236)	890.620	(P-18479)
890.260	(P-18236)	890.630	(P-18236)
890.270	(P-18236)	890.640	(P-18479)
890.280	(P-18236)	890.650	(P-18236)
890.290	(P-18236)	890.650	(P-18479)
890.300	(P-18236)	890.660	(P-18236)
890.310	(P-18236)	890.660	(P-18479)
890.320	(P-18479)	890.670	(P-18236)
890.330	(P-18479)	890.670	(P-18479)
890.340	(P-18236)	890.680	(P-18236)
890.350	(P-18236)	890.690	(P-18479)
890.360	(P-18479)	890.690	(P-18236)
890.370	(P-18236)	890.700	(P-18479)
890.380	(P-18236)	890.710	(P-18236)
890.390	(P-18236)	890.720	(P-18479)
890.400	(P-18236)	890.720	(P-18236)
890.410	(P-18479)	890.730	(P-18479)
890.420	(P-18236)	890.740	(P-18236)
890.430	(P-18236)	890.750	(P-18479)
890.440	(P-18479)	890.750	(P-18236)
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890.810	(P-18479)	890.1200	(P-18236)
890.820	(P-18236)	890.1200	(P-18479)
890.830	(P-18236)	890.1210	(P-18236)
890.840	(P-18236)	890.1210	(P-18479)
890.850	(P-18236)	890.1220	(P-18236)
890.860	(P-18236)	890.1230	(P-18479)
890.870	(P-18479)	890.1240	(P-18236)
890.880	(P-18236)	890.1310	(P-18479)
890.890	(P-18236)	890.1310	(P-18236)
890.900	(P-18236)	890.1320	(P-18479)
890.910	(P-18236)	890.1330	(P-18236)
890.920	(P-18479)	890.1330	(P-18479)
890.930	(P-18236)	890.1340	(P-18236)
890.930	(P-18236)	890.1350	(P-18479)
890.1010	(P-18479)	890.1360	(P-18236)
890.1020	(P-18236)	890.1370	(P-18479)
890.1030	(P-18479)	890.1380	(P-18236)
890.1040	(P-18236)	890.1410	(P-18479)
890.1050	(P-18236)	890.1420	(P-18236)
890.1060	(P-18479)	890.1430	(P-18479)
890.1070	(P-18236)	890.1440	(P-18236)
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890.1090	(P-18236)	890.1460	(P-18236)
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890.1110	(P-18236)	890.1480	(P-18236)
890.1120	(P-18479)	890.1490	(P-18479)
890.1130	(P-18236)	890.1500	(P-18236)
890.1140	(P-18479)	890.1510	(P-18479)
890.1150	(P-18236)	890.1520	(P-18236)
890.1160	(P-18479)	890.1530	(P-18479)
890.1170	(P-18236)	890.1540	(P-18236)
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.IL.A	r	(P-18236)	.IL.A	r	(P-18236)
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.IL.G	r	(P-18236)	r	.IL.T	r	(P-18236)
.IL.H	r	(P-18236)	r	.IL.U	r	(P-18236)
.IL.I	r	(P-18236)	r	.IL.V	r	(P-18236)
.IL.J	r	(P-18236)	r	.IL.W	r	(P-18236)
.IL.K	r	(P-18236)	r	.IL.X	r	(P-18236)
.IL.L	r	(P-18236)	r	.IL.Y	r	(P-18236)
.IL.M	r	(P-18236)	r	.IL.Z	r	(P-18236)
.IL.N	r	(P-18236)	r	.IL.AA	r	(P-18236)
.IL.O	r	(P-18236)	r	.IL.BB	r	(P-18236)
.IL.P	r	(P-18236)	r	.IL.CC	r	(P-18236)
.Ex.E	r	(P-18236)	r	.IL.DD	r	(P-18236)
.IL.A	r	(P-18236)	r	890.Ex. G	r	(P-18236)
.IL.B	r	(P-18236)	r	.Tb.A	r	(P-18236)
.IL.C	r	(P-18236)	r	.Tb.B	r	(P-18236)
.IL.D	r	(P-18236)	r	.Tb.C	r	(P-18236)
.IL.E	r	(P-18236)	r	.Tb.D	r	(P-18236)
.IL.F	r	(P-18236)	r	.Tb.E	r	(P-18236)
.IL.G	r	(P-18236)	r	.Tb.F	r	(P-18236)
.IL.H	r	(P-18236)	r	.Tb.G	r	(P-18236)
.IL.I	r	(P-18236)	r	.Tb.H	r	(P-18236)
.IL.J	r	(P-18236)	r	.Tb.I	r	(P-18236)
.IL.K	r	(P-18236)	r	.Tb.J	r	(P-18236)
.IL.L	r	(P-18236)	r	.Tb.K	r	(P-18236)
.IL.M	r	(P-18236)	r	.Tb.L	r	(P-18236)
.IL.N	r	(P-18236)	r	.Tb.M	r	(P-18236)
.IL.O	r	(P-18236)	r	.Tb.N	r	(P-18236)
.IL.P	r	(P-18236)	r	.Tb.O	r	(P-18236)
.IL.Q	r	(P-18236)	r	.Tb.P	r	(P-18236)
.IL.R	r	(P-18236)	r	.Tb.Q	r	(P-18236)
.IL.S	r	(P-18236)	r	900.10	am	(P-10870)
.IL.T	r	(P-18236)	r	900.30	am	(P-10870)
.Ex.F	r	(P-18236)	r	900.40	am	(P-10870)
.IL.A	r	(P-18236)	r	900.50	am	(P-10870)
.IL.B	r	(P-18236)	r	900.60	am	(P-10870)
.IL.C	r	(P-18236)	r	900.65	am	(P-10870)
.IL.D	r	(P-18236)	r	900.70	am	(P-10870)
.IL.E	r	(P-18236)	r	900.Tb.E	n	(P-10870)
.IL.F	r	(P-18236)	r	900.Tb.F	n	(P-10870)
.IL.G	r	(P-18236)	r	900.Tb.G	n	(P-10870)
.IL.H	r	(P-18236)	r	900.Tb.H	n	(P-10870)
.IL.I	r	(P-18236)	r	900.Tb.I	n	(P-10870)
.IL.J	r	(P-18236)	r	900.Ex.A	n	(P-10870)
.IL.K	r	(P-18236)	r	900.Ex.B	n	(P-10870)
.IL.L	r	(P-18236)	r	900.Ex.C	n	(P-10870)
.IL.M	r	(P-18236)	r	900.Ex.D	n	(P-10870)
.IL.N	r	(P-18236)	r	905.15	am	(P-8128)
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915.50	n	1110.2320	am
1100.70	am	1110.2330	am
1100.220	am	1110.2410	n
1100.330	am	1110.2420	n
1100.340	am	1110.2430	n
1100.350	am	1110.30	am
1100.410	am	1110.60	n
1100.420	am	1110.235	n
1100.430	n	1120.10	n
1100.510	am	1120.20	n
1100.520	am	1120.110	n
1100.530	am	1120.120	n
1100.540	am	1120.130	n
1100.550	am	1120.210	n
1100.560	am	1120.310	n
1100.570	am	1120.310	n
1100.580	am	1120.310	n
1100.590	am	1120.310	n
1100.610	am	1120.310	n
1100.630	am	1120.310	n
1100.660	am	1120.310	n
1100.670	am	1120.310	n
1100.720	n	1120.310	n
1100.730	n	1120.310	n
1110.20	r	1120.310	n
1110.30	am	1120.310	n
1110.40	am	1120.310	n
1110.55	am	1120.310	n
1110.230	am	1120.310	n
1110.240	n	1120.310	n
1110.320	am	1120.310	n
1110.420	am	1120.310	n
1110.530	am	1120.310	n
1110.630	am	1120.310	n
1110.730	am	1120.310	n
1110.830	am	1120.310	n
1110.910	am	1120.310	n
1110.920	am	1120.310	n
1110.930	am	1120.310	n
1110.1030	am	1120.310	n
1110.1210	am	1120.310	n
1110.1220	am	1120.310	n
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1110.1430	am	1120.310	n
1110.1730	am	1120.310	n

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1230.1b.B	r	2030.420	r
1240.10	r	2030.420	n
1240.20	r	2030.430	n
1240.30	r	2030.430	n
1240.40	r	2030.440	r
1240.50	r	2030.440	n
1240.60	r	2030.450	n
1240.70	r	2030.510	r
1240.80	r	2030.510	n
1240.90	r	2030.520	r
1240.100	r	2030.520	n
1240.110	r	2030.530	n
1240.120	r	2030.540	n
1240.130	r	2030.550	n
1240.140	r	2030.610	r
1240.150	r	2030.620	r
1240.160	r	2030.620	n
1240.170	r	2030.630	n
1240.180	r	2030.640	r
1240.190	r	2030.710	r
1240.200	r	2030.710	n
1240.210	r	2030.720	r
1240.220	r	2030.720	n
1240.230	r	2030.730	n
1240.240	r	2030.740	n
1240.250	r	2030.750	n
1240.260	r	2030.760	n
1240.270	r	2030.810	r
1240.280	r	2030.810	n
1240.290	r	2030.820	r
1240.300	r	2030.820	n
1240.310	r	2030.830	n
1240.320	r	2030.840	n
1240.330	r	2030.850	n
1240.340	r	2030.910	r
1240.350	r	2030.910	n
1240.360	r	2030.920	r
1240.370	r	2030.930	r
1240.380	r	2030.940	r
1240.390	r	2030.950	r
1240.400	r	2030.960	r
1240.410	r	2030.970	r
1240.420	r	2030.980	r
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2030.1010	2032.25	(P-9218/91; A-2533)	r	2056.640	(P-4567; A-15917)	n	3000.Ap.A	r	(P-13463)
2030.1020	2032.30	(P-9218/91; A-2533)	r	2056.645	(P-4567; A-15917)	n	3000.Ap.B	r	(P-13463)
2030.1030	2032.35	(P-9218/91; A-2533)	r	2056.650	(P-4567; A-15917)	n	TITLE 80		
2030.1040	2032.40	(P-9218/91; A-2533)	r	2056.655	(P-4567; A-15917)	n	150.210	am	(E-17372) (P-17959)
2030.1050	2032.45	(P-9218/91; A-2533)	r	2056.660	(P-4567; A-15917)	n	150.220	am	(P-17959)
2030.1060	2032.50	(P-9218/91; A-2533)	r	2056.705	(P-4567; A-15917)	am	150.410	am	(P-4360; A-11835)
2030.1070	2032.55	(P-9218/91; A-2533)	r	2056.Ap.A	(P-4567; A-15917)	r	150.420	am	(P-4360; A-11835)
2030.1080	2036.1	(P-4567; A-15917)	am	2080.10	RC-16692	am	150.430	am	(P-4360; A-11835)
2030.1090	2036.15	(P-4567; A-15917)	am	2080.20	(P-11367; O-16691)	am	150.Ap.A	r	(P-17959)
2030.1100	2036.20	(P-4567; A-15917)	am	2080.30	RC-16692	am	302.80	am	(P-336; A-8375)
2030.1110	2036.25	(P-4567; A-15917)	am	2080.40	(P-11367; O-16691)	am	302.150	am	(P-11390; A-17607)
2030.1120	2036.50	(P-4567; A-15917)	am	2080.50	RC-16692	am	302.180	am	(E-11645; O-13371)
2030.1130	2036.55	(P-4567; A-15917)	am	2080.60	(P-11367; O-16691)	am	302.325	n	(P-11390; A-17607)
2030.1140	2036.60	(P-4567; A-15917)	am	2080.70	RC-16692	am	302.610	am	(P-17187)
2030.1150	2036.61	(P-4567; A-15917)	#	2080.80	(P-11367; O-16691)	am	302.822	am	(P-8675; A-13489)
2030.1160	2036.65	(P-4567; A-15917)	#	2080.120	RC-16692	am	303.102	am	(P-327; A-8368)
2030.1170	2036.70	(P-4567; A-15917)	am	2080.140	(P-11367; O-16691)	am	303.112	n	(P-19285)
2030.1180	2036.75	(P-4567; A-15917)	am	2080.150	RC-16692	am	303.115	n	(P-327; A-8368)
2030.1190	2036.80	(P-4567; A-15917)	am	2080.160	(P-11367; O-16691)	am	303.125	am	(P-327; A-8368)
2030.1200	2036.85	(P-4567; A-15917)	am	2080.170	RC-16692	am	303.175	n	(P-327; A-8368)
2030.1210	2036.90	(P-4567; A-15917)	am	2080.180	(P-11367; O-16691)	am	303.290	am	(P-327; A-8368)
2030.1220	2036.95	(P-4567; A-15917)	am	2080.190	RC-16692	am	303.385	n	(P-327; A-8368)
2030.1230	2036.100	(P-4567; A-15917)	am	2080.200	(P-11367; O-16691)	am	304.51	n	(P-334; RC-10499)
2030.1240	2036.105	(P-4567; A-15917)	am	2080.210	RC-16692	am	310.30	am	(P-18139)
2030.1250	2036.110	(P-4567; A-15917)	am	2080.220	(P-11367; O-16691)	am	310.40	am	(P-18139)
2030.1260	2036.115	(P-4567; A-15917)	am	2080.230	RC-16692	am	310.100	am	(P-342; A-8382)
2030.1270	2036.120	(P-4567; A-15917)	am	2080.240	(P-11367; O-16691)	am	310.110	am	(P-12051/91; A-3450)
2030.1280	2036.125	(P-4567; A-15917)	am	2080.250	RC-16692	am	310.130	am	(P-13679) (E-13950)
2030.1290	2036.130	(P-4567; A-15917)	am	2080.260	(P-5104; A-11807)	am	310.230	am	(P-12051/91; A-3450)
2030.1300	2036.135	(P-4567; A-15917)	am	2080.270	(P-5104; A-11807)	am	310.270	am	(P-342; A-8382)
2030.1310	2036.140	(P-4567; A-15917)	am	2080.280	(P-5104; A-11807)	am	310.280	am	(P-18139)
2030.1320	2036.145	(P-4567; A-15917)	am	2080.290	(P-5104; A-11807)	am	310.290	am	(P-12051/91; A-3450)
2030.1330	2036.150	(P-4567; A-15917)	am	2080.300	(P-17444/91; A-8980)	am	310.450	am	(P-12051/91; A-3450)
2030.1340	2036.155	(P-4567; A-15917)	am	2080.310	(P-18913) (E-19210)	am	310.455	am	(P-6521) (E-6888)
2030.1350	2036.160	(P-4567; A-15917)	am	2080.320	(P-18913) (E-19210)	am	310.470	am	(E-8239) (P-14001)
2031.10	2036.165	(P-4567; A-15917)	r	2080.330	(P-17444/91; A-8980)	am	310.490	am	(E-14452)
2032.10	2036.170	(P-4567; A-15917)	n	2080.340	(P-17444/91; A-8980)	am	310.530	am	(P-14001) (E-14452)
2032.15	2036.175	(P-4567; A-15917)	n	2080.350	(P-17444/91; A-8980)	am			(P-14001) (E-14452)



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310.540	am	(P-14001) (E-14452)	1650.290	am	(P-12384)
310.Ap.A	am	(P-342; A-8382)	1650.330	am	(P-12384)
		(PP-5068; RC-6899)	1650.340	am	(P-12384)
		(P-13179) (P-18139)	1650.410	#	(P-12384)
.Tb.C	am	(P-18139)	1650.450	am	(P-12384)
.Tb.D	am	(P-18139)	1650.460	#	(P-12384)
.Tb.E	am	(P-18139)	1650.510	am	(P-12384)
.Tb.F	am	(P-18139)	1650.520	am	(P-12384)
.Tb.O	am	(P-18139)	1650.570	am	(P-12384)
.Tb.P	am	(P-18139)	1650.620	am	(P-12384)
.Tb.U	am	(P-18139)	1650.630	#	(P-12384)
310.Ap.C	am	(P-14001) (E-14452)	1650.640	am	(P-12384)
310.Ap.D	am	(P-14001) (E-14452)	1650.650	am	(P-12384)
.Tb.A	am	(PP-7056)	2110.30	am	(P-12064/91; A-13801)
.Tb.B	am	(PP-7056)	2110.210	am	(P-12064/91; A-13801)
.Tb.C	am	(P-342; A-8382)	2110.440	am	(P-12064/91; A-13801)
.Tb.D	am	(P-342; A-8382)	2110.520	am	(P-12064/91; A-13801)
.Tb.E	am	(P-342; A-8382)	2110.610	am	(P-12064/91; A-13801)
.Tb.F	am	(P-342; A-8382)	2120.30	am	(P-12074/91; A-13811)
.Tb.G	am	(P-342; A-8382)	2120.210	am	(P-12074/91; A-13811)
.Tb.H	am	(P-342; A-8382)	2120.220	am	(P-12074/91; A-13811)
.Tb.I	am	(P-342; A-8382)	2120.310	am	(P-12074/91; A-13811)
.Tb.J	am	(P-342; A-8382)	2120.440	am	(P-12074/91; A-13811)
.Tb.K	am	(P-342; A-8382)	2120.510	am	(P-12074/91; A-13811)
.Tb.L	am	(P-342; A-8382)	2120.520	am	(P-12074/91; A-13811)
.Tb.M	am	(P-13179)	2120.610	am	(P-12074/91; A-13811)
.Tb.O	am	(P-342; A-8382)	2650.10	am	(P-3235; A-11438)
.Tb.P	am	(P-342; A-8382)	2650.25	am	(P-3235; A-11438)
.Tb.Q	am	(P-342; A-8382)	2800.410	am	(P-7079; A-13823)
.Tb.R	am	(P-342; A-8382)	2800.650	n	(P-15199/91; A-4831)
.Tb.S	am	(PP-5068; RC-6899)			
.Tb.T	am	(PP-5068; RC-6899)			
.Tb.V	am	(P-342; A-8382)			
.Tb.W	am	(P-342; A-8382)			
.Tb.X	am	(P-342; A-8382)			
.Tb.Y	am	(P-342; A-8382)			
.Tb.Z	am	(P-342; A-8382)			
310.Ap.B	am	(P-12051/91; A-3450)			
	am	(P-13679) (E-13950)			
420.330	am	(P-15342)			
620.130	am	(P-11724) (P-12409)			
	am	(P-15347)			
1120.80	n	(P-5554; A-13500)			
		(E-6052; RC-8253)			
1540.80	am	(P-7325; A-14407)			
1540.90	am	(P-7325; A-14407)			
1540.100	am	(P-7325; A-14407)			
1540.130	am	(P-7325; A-14407)			
1650.210	am	(P-12384)			
1650.230	am	(P-12384)			
1650.240	am	(P-12384)			

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110.30	r	(P-18018/91; A-7654)
200.715	n	(P-1936; W-7737)
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275.20	am	(P-8269)
280.100	am	(P-9801/91; A-11023)
280.138	am	(P-12810)
305.20	am	(P-16538/91; A-6180)
410.360	r	(P-11899/91; A-2544)
440.200	am	(P-6533; A-16577)
440.700	am	(P-6533; A-16577)
445.40	am	(P-11025/91; A-2535)
445.50	am	(P-11025/91; A-2535)
445.70	am	(P-11025/91; A-2535)
500.335	r	(P-11905/91; A-2550)
535.100	am	(P-6538; A-16582)
745.10	am	(P-10513)

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745.20	am	(P-10513)	757.120	n	(P-6542; A-17981)
745.30	am	(P-10513)	757.125	n	(P-6542; A-17981)
745.110	am	(P-10513)	757.130	n	(P-6542; A-17981)
745.200	am	(P-10513)	757.200	n	(P-6542; A-17981)
745.210	am	(P-10513)	757.205	n	(P-6542; A-17981)
745.220	am	(P-10513)	757.210	n	(P-6542; A-17981)
745.221	am	(P-10513)	757.215	n	(P-6542; A-17981)
745.225	am	(P-10513)	757.220	n	(P-6542; A-17981)
745.300	am	(P-10513)	757.225	n	(P-6542; A-17981)
745.Ex.B	am	(P-10513)	757.230	n	(P-6542; A-17981)
755.10	am	(P-16709)	757.240	n	(P-6542; A-17981)
755.105	am	(P-16709)	757.245	n	(P-6542; A-17981)
755.500	n	(P-16709)	757.300	n	(P-6542; A-17981)
755.505	n	(P-16709)	757.Ex.A	n	(P-6542; A-17981)
755.510	n	(P-16709)	757.Ex.B	n	(P-6542; A-17981)
755.515	n	(P-16709)	757.Ex.C	n	(P-6542; A-17981)
755.520	n	(P-16709)	757.Ex.D	n	(P-6542; A-17981)
755.525	n	(P-16709)	757.Ex.E	n	(P-6542; A-17981)
755.Ex.A	n	(P-16709)	760.10	am	(P-7572; A-16573)
755.Ex.B	n	(P-16709)	760.20	am	(P-14340/91; A-6177)
755.Ex.C	n	(P-16709)			(P-16535/91; A-6177)
755.Ex.D	n	(P-16709)	760.20	r	(P-7572; A-16573)
755.Ex.E	n	(P-16709)	770.10	n	(P-3242; A-17615)
755.Ex.F	n	(P-16709)	770.20	n	(P-3242; A-17615)
755.Ex.G	n	(P-16709)	770.30	n	(P-3242; A-17615)
755.Ex.H	n	(P-16709)	785.1	n	(P-17427/91; A-11009)
755.Ex.I	n	(P-16709)	785.5	n	(P-17427/91; A-11009)
755.Ex.J	n	(P-16709)	785.10	n	(P-17427/91; A-11009)
755.Ex.K	n	(P-16709)	785.15	n	(P-17427/91; A-11009)
755.Ex.L	n	(P-16709)	785.20	n	(P-17427/91; A-11009)
755.Ex.M	n	(P-16709)	785.25	n	(P-17427/91; A-11009)
755.Ex.N	n	(P-16709)	785.30	n	(P-17427/91; A-11009)
756.10	am	(P-15605)	785.35	n	(P-17427/91; A-11009)
756.15	am	(P-15605)	785.40	n	(P-17427/91; A-11009)
756.20	am	(P-15605)	785.45	n	(P-17427/91; A-11009)
756.100	am	(P-15605)	785.50	n	(P-17427/91; A-11009)
756.110	am	(P-15605)	785.55	n	(P-17427/91; A-11009)
756.115	am	(P-15605)	785.60	n	(P-17427/91; A-11009)
756.120	am	(P-15605)	785.65	n	(P-17427/91; A-11009)
756.200	am	(P-15605)			
756.210	am	(P-14004) (E-14470)			
	am	(P-15605)	TITLE 86		
756.220	am	(P-15605)	100.3700	am	(P-7306; C-10084)
756.300	am	(P-15605)	100.9920	n	(P-7306; C-10084)
757.10	n	(P-6542; A-17981)	110.190	n	(P-14196/91; A-2624)
757.15	n	(P-6542; A-17981)	130.220	am	(P-14554)
757.100	n	(P-6542; A-17981)	130.310	am	(P-15013/91; A-1642)
757.105	n	(P-6542; A-17981)	150.Tb.A	am	(P-14563) (E-14889)
757.110	n	(P-6542; A-17981)	180.101	am	(P-15948/91; A-4859)
			180.130	am	(P-15948/91; A-4859)



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180.140	am	(P-15948/91; A-4859)	535.110	n	(P-15340) (E-15577)
180.145	am	(P-15948/91; A-4859)	535.115	n	(P-15340) (E-15577)
190.101	am	(P-15958/91; A-4867)	535.120	n	(P-15340) (E-15577)
190.110	am	(P-15958/91; A-4867)	535.125	n	(P-15340) (E-15577)
190.120	am	(P-15958/91; A-4867)	535.130	n	(P-15340) (E-15577)
190.170	am	(P-15958/91; A-4867)	535.135	n	(P-15340) (E-15577)
190.175	am	(P-15958/91; A-4867)	535.140	n	(P-15340) (E-15577)
295.101	n	(P-18506/91; A-7691)	535.145	n	(P-15340) (E-15577)
295.105	n	(P-18506/91; A-7691)	535.150	n	(P-15340) (E-15577)
295.110	n	(P-18506/91; A-7691)	3000.100	am	(P-19681)
295.115	n	(P-18506/91; A-7691)	3000.101	n	(P-19681)
295.120	n	(P-18506/91; A-7691)	3000.110	am	(P-19681)
430.110	am	(P-6762; A-14688)	3000.115	am	(P-19681)
430.125	n	(P-6762; A-14688)	3000.140	am	(P-19681)
430.160	am	(P-6762; A-14688)	3000.141	n	(P-19681)
435.120	am	(P-6777; A-14702)	3000.155	am	(P-19681)
435.140	am	(P-6777; A-14702)	3000.160	am	(P-19681)
435.160	am	(P-6777; A-14702)	3000.165	am	(P-19681)
460.101	am	(P-15417/91; A-4876)	3000.200	am	(P-3802; A-13310)
460.110	am	(P-15417/91; A-4876)			(P-19681)
480.101	am	(P-15422/91; A-3578)	3000.210	am	(P-3802; A-13310)
490.10	r	(P-16913/91; A-5988)			(P-19681)
490.20	r	(P-16913/91; A-5988)	3000.220	am	(P-3802; A-13310)
490.30	r	(P-16913/91; A-5988)			(P-19681)
490.40	r	(P-16913/91; A-5988)	3000.230	am	(P-3802; A-13310)
490.50	r	(P-16913/91; A-5988)			(P-19681)
490.60	r	(P-16913/91; A-5988)	3000.231	n	(P-19681)
490.70	r	(P-16913/91; A-5988)	3000.235	am	(P-19681)
490.80	r	(P-16913/91; A-5988)	3000.240	am	(P-19681)
490.90	r	(P-16913/91; A-5988)	3000.245	am	(P-3802; A-13310)
490.100	r	(P-16913/91; A-5988)			(P-19681)
490.110	r	(P-16913/91; A-5988)	3000.250	am	(P-19681)
490.120	r	(P-16913/91; A-5988)	3000.270	am	(P-3802; A-13310)
490.130	r	(P-16913/91; A-5988)	3000.281	am	(P-19681)
490.140	r	(P-16913/91; A-5988)	3000.282	am	(P-19681)
490.150	r	(P-16913/91; A-5988)	3000.283	am	(P-19681)
490.160	r	(P-16913/91; A-5988)	3000.300	am	(P-19681)
490.170	r	(P-16913/91; A-5988)	3000.320	am	(P-19681)
490.180	r	(P-16913/91; A-5988)	3000.400	am	(P-19681)
490.190	r	(P-16913/91; A-5988)	3000.405	am	(P-19681)
490.200	r	(P-16913/91; A-5988)	3000.410	am	(P-19681)
510.101	am	(P-16932/91; A-5990)	3000.415	am	(P-19681)
510.110	am	(P-16932/91; A-5990)	3000.420	am	(P-3802; A-13310)
510.115	r	(P-16932/91; A-5990)	3000.425	am	(P-19681)
510.120	am	(P-16932/91; A-5990)			(P-3802; A-13310)
510.131	am	(P-16932/91; A-5990)	3000.430	am	(P-19681)
510.145	am	(P-16932/91; A-5990)	3000.431	n	(P-19681)
510.160	am	(P-16932/91; A-5990)	3000.435	am	(P-19681)
535.101	n	(P-15340) (E-15577)	3000.440	am	(P-19681)
535.105	n	(P-15340) (E-15577)	3000.445	n	(P-19681)

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3000.600	am	(P-19681)	104.210	am	(P-2752; A-12903)
3000.610	am	(P-3802; A-13310)			(P-4741) (P-12758;
3000.620	am	(P-3802; A-13310)	104.212	am	A-18834)
		(P-19681)			(P-4741) (P-12758;
3000.625	am	(P-3802; A-13310)	104.221	am	A-18834)
3000.635	am	(P-19681)			(P-4741) (P-12758;
3000.645	am	(P-3802; A-13310)	104.230	am	A-18834)
3000.730	am	(P-19681)	104.235	am	(P-4741)
3000.800	am	(P-19681)	104.244	am	(P-7793; A-16632)
3000.850	am	(P-19681)			(P-4741) (P-12758;
3000.910	am	(P-3802; A-13310)	104.246	am	A-18834)
3000.1000	am	(P-19681)			(P-4741) (P-12758;
3000.1010	am	(P-3802; A-13310)	104.248	n	A-18834)
		(P-19681)	104.272	am	(P-7793; A-16632)
3000.1020	am	(P-19681)	104.273	am	(P-2752; A-12903)
3000.1030	am	(P-19681)	104.274	am	(P-2752; A-12903)
3000.1040	am	(P-19681)	104.295	am	(P-2752; A-12903)
3000.1050	am	(P-19681)	110.10	am	(P-7793; A-16632)
3000.1070	am	(P-3802; A-13310)			(P-16845/91; RC-15185;
		(P-19681)	110.30	am	A-16618)
3000.1071	am	(P-19681)			(P-3405; W-5082)
3000.1072	am	(P-19681)	111.101	am	(P-4704) (P-13207)
3000.1100	n	(P-19681)			(P-16851/91; A-11577)
3000.1105	n	(P-19681)	112.9	am	(P-16491)
3000.1110	n	(P-19681)	112.70	am	(P-13381) (E-13629)
3000.1115	n	(P-19681)	112.71	am	(P-3335)
3000.1120	n	(P-19681)	112.72	am	(P-3335)
3000.1125	n	(P-19681)	112.74	am	(P-3335)
3000.1126	n	(P-19681)	112.78	am	(P-3335)
3000.1130	n	(P-19681)	112.79	am	(P-3335)
3000.1135	n	(P-19681)	112.82	am	(P-3335)
3000.1140	n	(P-19681)	112.110	am	(P-16596/91; A-11550)
3000.1145	n	(P-19681)	112.115	am	(P-18062/91; A-9972)
3000.1146	n	(P-19681)	112.127	am	(P-13195; A-20147)
3000.1150	n	(P-19681)			(P-19642)
3000.1155	n	(P-19681)	112.138	r	(P-11399; A-17724)
					(E-11652)
			112.153	am	(P-18216)
			112.154	r	(P-14522)
			112.300	am	(P-18062/91; A-9972)
			112.330	am	(P-15277)
			112.400	am	(P-16596/91; A-11550)
			113.9	am	(P-13383) (E-13641)
			113.40	am	(P-14994/91; A-3468)
			113.50	am	(P-14994/91; A-3468)
			113.108	r	(P-16610/91; A-11565)
			113.109	r	(P-16610/91; A-11565)
			113.110	r	(P-16610/91; A-11565)
			113.113	am	(P-16610/91; A-11565)
			113.130	am	(P-18073/91; A-9986)



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113.154	r	(P-14999)	114.128	r	(P-15810) (E-16276)
113.253	am	(P-18073/91; A-9986)	114.129	r	(P-15810) (E-16276)
113.260	am	(P-18073/91; A-9986)	114.130	r	(P-15810) (E-16276)
113.309	n	(P-17457) (E-17764)	114.135	am	(P-4216; A-13297)
113.	r	(P-14994/91; A-3468)	114.135	r	(E-4540)
113.330	n	(P-14533) (E-14722)	114.135	r	(P-15810) (E-16276)
113.400	n	(P-14994/91; A-3468)	114.252	am	(P-18226)
113.405	n	(P-14994/91; A-3468)	114.223	am	(P-19654)
113.415	n	(P-14994/91; A-3468)	114.270	r	(P-15008)
113.420	n	(P-14533) (E-14722)	114.351	am	(P-11401; W-17377)
113.425	n	(P-14994/91; A-3468)			(E-11662) (P-13766;
113.430	n	(P-17047) (E-17154)	114.352	am	A-18815)
113.435	n	(P-14994/91; A-3468)			(P-11401; W-17377)
113.440	#	(P-14994/91; A-3468)	114.353	am	(E-11662) (P-13766;
113.440	am	(P-14994/91; A-3468)			A-18815)
113.445	n	(P-14994/91; A-3468)	114.400	am	(P-15008/91; A-3512)
113.450	n	(P-17457) (E-17764)	114.406	n	(P-17459) (E-17772)
114.1	am	(P-15008/91; A-3512)	114.420	am	(P-15008)
		(P-11401; W-17377)	114.430	am	(P-15287)
		(E-11662) (P-13766;	114.440	n	(P-14538) (E-14769)
		A-18815)	115.10	am	(P-17897/91; A-10291)
114.2	n	(P-15008/91; A-3512)			(P-17066)
		(P-11401; W-17377)	115.30	am	(P-17897/91; A-10291)
		(E-11662) (P-13766;	115.34	am	(P-17897/91; A-10291)
		A-18815)	115.40	am	(P-17897/91; A-10291)
114.9	am	(P-13395) (E-13651)	116.400	am	(P-13764) (E-13961)
114.60	am	(P-15008/91; A-3512)	116.500	am	(P-16623/91; A-5350)
114.61	am	(P-15008/91; A-3512)			(P-13764) (E-13961)
114.62	am	(P-15008/91; A-3512)	116.520	am	(P-8938; A-16644)
114.63	am	(P-15008/91; A-3512)	117.10	am	(P-17040/91; A-11607)
114.64	am	(P-15008/91; A-3512)	118.200	am	(P-16625/91; A-11582)
114.70	am	(P-15008/91; A-3512)	120.11	am	(P-16625/91; A-11582)
114.80	am	(P-15008/91; A-3512)	120.31	r	(P-16625/91; A-11582)
114.120	am	(P-15008/91; A-3512)	120.50	am	(P-16625/91; A-11582)
		(P-15810) (E-16276)	120.60	am	(P-16625/91; A-11582)
114.121	am	(P-15810) (E-16276)	120.64	am	(P-16856/91; A-10034)
		(P-15810) (E-16276)	120.80	am	(P-12137/91; A-139)
114.122	r	(P-15008/91; A-3512)	120.200	n	(P-12137/91; A-139)
114.123	r	(P-15008/91; A-3512)	120.208	r	(P-12137/91; A-139)
114.124	am	(P-15008/91; A-3512)	120.210	r	(P-12137/91; A-139)
		(P-15810) (E-16276)	120.211	r	(P-12137/91; A-139)
114.125	r	(P-15810) (E-16276)	120.212	r	(P-12137/91; A-139)
114.126	r	(P-15810) (E-16276)	120.215	r	(P-12137/91; A-139)
114.127	r	(P-15810) (E-16276)	120.216	r	(P-12137/91; A-139)
114.128	am	(P-4216; A-13297)	120.217	r	(P-12137/91; A-139)
		(E-4540)	120.218	r	(P-12137/91; A-139)

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120.224	r	(P-12137/91; A-139)	121.63	am	(E-757) (P-6708)
120.225	r	(P-12137/91; A-139)			(P-18086; A-10011)
120.230	r	(P-12137/91; A-139)			(P-6708; A-13900)
120.235	r	(P-12137/91; A-139)	121.72	am	(PP-16345)
120.236	r	(P-12137/91; A-139)	121.73	am	(P-2420; A-10011)
120.240	r	(P-12137/91; A-139)	121.76	n	(P-13385)
120.245	r	(P-12137/91; A-139)	121.91	am	(P-1486/91; A-10011)
120.250	r	(P-12137/91; A-139)	121.94	am	(P-14999/91; A-10011)
120.255	r	(P-12137/91; A-139)	121.160	n	(P-15813) (E-16221)
120.260	r	(P-12137/91; A-139)	121.162	n	(P-15813) (E-16221)
120.261	r	(P-12137/91; A-139)	121.164	n	(P-15813) (E-16221)
120.262	r	(P-12137/91; A-139)	121.166	n	(P-15813) (E-16221)
120.270	r	(P-12137/91; A-139)	121.170	n	(P-15813) (E-16221)
120.271	r	(P-12137/91; A-139)	121.172	n	(P-15813) (E-16221)
120.272	r	(P-12137/91; A-139)	121.174	n	(P-15813) (E-16221)
120.273	r	(P-12137/91; A-139)	121.176	n	(P-15813) (E-16221)
120.275	r	(P-12137/91; A-139)	121.178	n	(P-15813) (E-16221)
120.276	r	(P-12137/91; A-139)	121.180	n	(P-15813) (E-16221)
120.280	r	(P-12137/91; A-139)	121.182	n	(P-15813) (E-16221)
120.281	r	(P-12137/91; A-139)	121.184	n	(P-15813) (E-16221)
120.282	r	(P-12137/91; A-139)	121.186	n	(P-15813) (E-16221)
120.283	r	(P-12137/91; A-139)	121.188	n	(P-15813) (E-16221)
120.284	r	(P-12137/91; A-139)	121.190	n	(P-15813) (E-16221)
120.285	r	(P-12137/91; A-139)	130.200	am	(P-6931; A-13292)
120.290	r	(P-12137/91; A-139)	140.2	am	(P-17171/91; A-174)
120.295	r	(P-12137/91; A-139)			(P-6936; A-17302)
120.319	am	(P-12137/91; A-139)	140.5	am	(P-17171/91; A-174)
120.320	am	(P-12137/91; A-139)	140.11	am	(P-6949/91; A-3552)
120.321	am	(P-12137/91; A-139)	140.12	am	(P-12116; A-19146)
120.322	am	(P-12137/91; A-139)			(P-17049)
120.323	am	(P-12137/91; A-139)	140.13	am	(P-4708; A-19146)
120.382	am	(P-16625/91; A-11582)	140.14	am	(P-4708; A-19146)
120.384	am	(P-7761; A-17290)	140.15	am	(P-7775; A-17302)
120.385	r	(P-14544)	140.16	am	(P-4708; A-19146)
120.390	am	(P-16625/91; A-11582)			(P-8047; A-17302)
120.391	am	(P-13385)	140.17	am	(P-8047; A-17302)
121.3	am	(P-15813) (E-16221)	140.19	am	(P-4708; A-19146)
121.23	r	(P-15813) (E-16221)	140.27	am	(P-65; A-10050) (E-300)
121.24	r	(P-15813) (E-16221)	140.31	n	(P-4708) (P-11721;
121.25	am	(P-8898) (E-16221)			A-19879) (E-11947)
121.26	r	(P-15813) (E-16221)	140.32	n	(P-4708; A-19146)
121.27	r	(P-15813) (E-16221)	140.33	n	(P-4708; A-19146)
121.28	r	(P-15813) (E-16221)	140.80	n	(P-15019) (E-15109)
121.29	r	(P-15813) (E-16221)	140.82	n	(P-15019) (E-15109)
121.34	am	(P-8039; A-16624)	140.84	n	(P-15019) (E-15109)
121.41	am	(P-13385)	140.94	n	(P-15933/91; A-6408)
121.58	am	(P-2420; A-10011)	140.94	am	(P-15019) (E-15109)
121.59	am	(P-13385)	140.95	n	(P-15933/91; A-6408)
121.60	am	(PP-16345)	140.95	am	(P-15019) (E-15109)
121.61	am	(PP-16345)	140.413	am	(P-6719; A-17302)



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140.420	am	(P-10145; W-14476)	140.602	n	(P-472; W-14477)
140.421	am	(P-7576; A-17302)	140.604	n	(P-472; W-14477)
140.421	am	(P-10145; W-14476)	140.606	n	(P-472; W-14477)
140.440	am	(P-12171/91; A-4006)	140.608	n	(P-472; W-14477)
140.441	am	(P-12171/91; A-4006)	140.610	n	(P-472; W-14477)
140.442	am	(P-12171/91; A-4006)	140.612	n	(P-472; W-14477)
140.449	am	(P-12171/91; A-4006)	140.614	n	(P-472; W-14477)
140.469	am	(P-13685/91; A-3552)	140.642	am	(P-17956) (E-18097)
140.485	am	(P-16495)	140.646	am	(P-6949/91; A-1877)
140.488	am	(P-16495)	140.648	am	(P-7576)
140.492	am	(P-13397)	140.700	am	(P-15933/91; A-6408)
140.511	am	(P-17461)	140.835	r	(P-12838; A-19146)
140.512	am	(P-13274/91; A-6849)	140.7b.K	am	(P-15296)
140.513	r	(P-13274/91; A-6849)	141.10	r	(P-12132/91; A-7922)
140.514	am	(P-11555/91; A-4006)	141.100	r	(P-12132/91; A-7922)
140.525	am	(P-13211) (E-13337)	141.200	r	(P-12132/91; A-7922)
140.526	r	(P-472; W-14477)	141.240	r	(P-12132/91; A-7922)
		(P-9393; A-19146)	141.280	r	(P-12132/91; A-7922)
140.527	r	(P-472; W-14477)	141.320	r	(P-12132/91; A-7922)
		(P-9393; A-19146)	141.360	r	(P-12132/91; A-7922)
140.528	r	(P-472; W-14477)	141.400	r	(P-12132/91; A-7922)
		(P-9393; A-19146)	141.440	r	(P-12132/91; A-7922)
140.529	r	(P-472; W-14477)	141.480	r	(P-12132/91; A-7922)
		(P-9393; A-19146)	141.520	r	(P-12132/91; A-7922)
140.530	am	(P-15933/91; A-6408)	141.560	r	(P-12132/91; A-7922)
140.538	am	(P-15933/91; A-6408)	141.600	r	(P-12132/91; A-7922)
		(P-13211) (E-13337)	141.640	r	(P-12132/91; A-7922)
140.539	am	(P-472; A-11174)	141.680	r	(P-12132/91; A-7922)
		(P-19665)	141.720	r	(P-12132/91; A-7922)
140.543	am	(P-3045; A-12186)	141.760	r	(P-12132/91; A-7922)
140.552	am	(P-15933/91; A-6408)	141.800	r	(P-12132/91; A-7922)
140.560	am	(P-585/91; A-7017)	141.840	r	(P-12132/91; A-7922)
		(P-12838; A-19146)	141.880	r	(P-12132/91; A-7922)
140.561	am	(P-7482/91; A-3552)	141.920	r	(P-12132/91; A-7922)
140.562	am	(P-15933/91; A-6408)	141.960	r	(P-12132/91; A-7922)
140.565	n	(P-1492; A-12186)	141.1000	r	(P-12132/91; A-7922)
140.566	am	(P-4708; A-15561)	141.1040	r	(P-12132/91; A-7922)
140.569	am	(P-15933/91; A-6408)	141.1080	r	(P-12132/91; A-7922)
		(P-12838; EC-11348)	141.1120	r	(P-12132/91; A-7922)
140.570	am	(P-12838; A-19146)	141.1125	r	(P-12132/91; A-7922)
140.571	am	(P-12838; A-19146)	141.1160	r	(P-12132/91; A-7922)
140.573	am	(P-12838; A-19146)	141.1200	r	(P-12132/91; A-7922)
140.574	am	(P-12838; A-19146)	141.1240	r	(P-12132/91; A-7922)
140.579	am	(P-3409; A-12186)	141.1280	r	(P-12132/91; A-7922)
		(P-12838; A-19146)	141.1320	r	(P-12132/91; A-7922)
140.580	r	(P-12838; A-19146)	141.1360	r	(P-12132/91; A-7922)
140.581	r	(P-12838; A-19146)	141.1400	r	(P-12132/91; A-7922)
140.583	am	(P-15933/91; A-6408)	141.1480	r	(P-12132/91; A-7922)
		(P-472; W-14477)	141.1500	r	(P-12132/91; A-7922)
140.600	n		141.1520	r	(P-12132/91; A-7922)
			141.1560	r	(P-12132/91; A-7922)
			141.1600	r	(P-12132/91; A-7922)
			141.1640	r	(P-12132/91; A-7922)



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TITLE 89 (CONT'D)					
147.300	am	(P-8906; A-17332)	148.170	am	(P-15928/91; A-6255)
147.305	am	(P-8906; A-17332)	148.180	am	(P-14540) (E-14778)
147.310	am	(P-8906; A-17332)	148.190	am	(P-15928/91; A-6255)
147.315	am	(P-8906; A-17332)	148.200	am	(P-14540) (E-14778)
147.320	am	(P-8906; A-17332)	148.210	am	(P-15928/91; A-6255)
147.325	am	(P-8906; A-17332)	148.220	am	(P-14540) (E-14778)
147.330	am	(P-8906; A-17332)	148.230	am	(P-15928/91; A-6255)
147.335	am	(P-8906; A-17332)	148.240	am	(P-14540) (E-14778)
147.340	am	(P-8906; A-17332)	148.250	am	(P-15928/91; A-6255)
147.345	am	(P-8906; A-17332)	148.260	am	(P-14540) (E-14778)
147.350	am	(P-8906; A-17332)	148.270	am	(P-15928/91; A-6255)
147.355	am	(P-8906; A-17332)	148.280	am	(P-14540) (E-14778)
147.360	am	(P-8906; A-17332)	148.290	am	(P-15928/91; A-6255)
147.365	am	(P-8906; A-17332)	148.300	am	(P-14540) (E-14778)
147.370	am	(P-8906; A-17332)	148.310	am	(P-15928/91; A-6255)
147.375	am	(P-8906; A-17332)	148.320	am	(P-14540) (E-14778)
147.380	am	(P-8906; A-17332)	148.400	n	(P-15928/91; A-6255)
147.385	am	(P-8906; A-17332)	149.5	am	(P-14540) (E-14778)
147.390	am	(P-8906; A-17332)	149.10	n	(P-15928/91; A-6255)
147.395	am	(P-8906; A-17332)	149.25	am	(P-11717; A-19868)
147.400	am	(P-8906; A-17332)	149.50	am	(E-11937)
147.405	am	(P-8906; A-17332)	149.75	am	(P-14535) (E-14733)
147.410	am	(P-8906; A-17332)	149.100	am	(P-15931/91; A-6195)
147.415	am	(P-8906; A-17332)	149.105	am	(P-14535) (E-14733)
147.420	am	(P-8906; A-17332)	149.125	am	(P-15931/91; A-6195)
147.425	am	(P-8906; A-17332)	149.140	n	(P-14535) (E-14733)
147.430	am	(P-8906; A-17332)	149.150	am	(P-15931/91; A-6195)
147.435	am	(P-8906; A-17332)	149.160	am	(P-14535) (E-14733)
147.440	am	(P-8906; A-17332)	149.170	am	(P-15928/91; A-6255)
147.445	am	(P-8906; A-17332)	149.180	am	(P-14540) (E-14778)
147.450	am	(P-8906; A-17332)	149.190	am	(P-15928/91; A-6255)
147.455	am	(P-8906; A-17332)	149.200	am	(P-14540) (E-14778)
147.460	am	(P-8906; A-17332)	149.210	am	(P-15928/91; A-6255)
147.465	am	(P-8906; A-17332)	149.220	am	(P-14540) (E-14778)
147.470	am	(P-8906; A-17332)	149.230	am	(P-15928/91; A-6255)
147.475	am	(P-8906; A-17332)	149.240	am	(P-14540) (E-14778)
147.480	am	(P-8906; A-17332)	149.250	am	(P-15928/91; A-6255)
147.485	am	(P-8906; A-17332)	149.260	am	(P-14540) (E-14778)
147.490	am	(P-8906; A-17332)	149.270	am	(P-15928/91; A-6255)
147.495	am	(P-8906; A-17332)	149.280	am	(P-14540) (E-14778)
147.500	am	(P-8906; A-17332)	149.290	am	(P-15928/91; A-6255)
147.505	am	(P-8906; A-17332)	149.300	am	(P-14540) (E-14778)
147.510	am	(P-8906; A-17332)	149.310	am	(P-15928/91; A-6255)
147.515	am	(P-8906; A-17332)	149.320	am	(P-14540) (E-14778)
147.520	am	(P-8906; A-17332)	149.330	am	(P-15928/91; A-6255)
147.525	am	(P-8906; A-17332)	149.340	am	(P-14540) (E-14778)
147.530	am	(P-8906; A-17332)	149.350	am	(P-15928/91; A-6255)
147.535	am	(P-8906; A-17332)	149.360	am	(P-14540) (E-14778)
147.540	am	(P-8906; A-17332)	149.370	am	(P-15928/91; A-6255)
147.545	am	(P-8906; A-17332)	149.380	am	(P-14540) (E-14778)
147.550	am				

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149.175	r	(P-15931/91; A-6195)	
149.200	r	(P-15931/91; A-6195)	
149.205	r	(P-15931/91; A-6195)	
149.225	r	(P-15931/91; A-6195)	
149.250	r	(P-15931/91; A-6195)	
149.275	r	(P-15931/91; A-6195)	
149.300	r	(P-15931/91; A-6195)	
149.305	r	(P-15931/91; A-6195)	
149.325	r	(P-15931/91; A-6195)	
150.10	n	(E-2258)	
150.20	n	(E-2258)	
150.30	n	(E-2258)	
150.40	n	(E-2258)	
150.50	n	(E-2258)	
150.60	n	(E-2258)	
160.5	am	(P-806/91; A-1852)	
160.10	am	(P-806/91; A-1852)	
160.20	am	(P-806/91; A-1852)	
160.30	am	(P-2406; A-9997)	
160.77	n	(P-8892)	
160.85	n	(P-8892)	
230.45	am	(P-3605; A-15401; O-15184; R-15590)	
230.570	am	(P-3605; A-15401)	
240.400	am	(E-2630) (P-11363; A-18767)	
240.415	am	(E-11625)	
240.430	am	(P-17007/91; M-2930; A-11731) (E-17398/91; S-1744; W-2955; M-2943)	
240.435	am	(P-17007/91; M-2930 A-11731)	
240.451	n	(E-17398/91; S-1744; W-2955; M-2943)	
240.655	am	(P-11363; A-18767)	
240.720	am	(E-11625)	
240.720	am	(E-4069; RC-6898)	
240.720	am	(P-14335/91; A-1140)	
240.720	am	(P-17007/91; M-2930)	
240.720	am	(E-17398/91; S-1744; W-2955; M-2943)	
240.720	am	(E-2901)	
240.720	am	(P-11363; A-18767)	
240.725	am	(P-3605; A-15401)	
240.725	am	(P-806/91; A-1852)	
240.725	am	(P-2406; A-9997)	
240.725	am	(P-8892)	
240.725	am	(P-3605; A-15401; O-15184; R-15590)	
240.725	am	(P-3605; A-15401)	
240.725	am	(E-2630) (P-11363; A-18767)	
240.725	am	(E-11625)	
240.725	am	(P-17007/91; M-2930; A-11731) (E-17398/91; S-1744; W-2955; M-2943)	
240.725	am	(P-17007/91; M-2930 A-11731)	
240.725	am	(E-17398/91; S-1744; W-2955; M-2943)	
240.725	am	(P-11363; A-18767)	
240.725	am	(E-11625)	
240.725	am	(E-4069; RC-6898)	
240.725	am	(P-14335/91; A-1140)	
240.725	am	(P-17007/91; M-2930)	
240.725	am	(E-17398/91; S-1744; W-2955; M-2943)	
240.725	am	(E-2901)	
240.725	am	(P-11363; A-18767)	
240.725	am	(P-3605; A-15401)	
240.725	am	(P-806/91; A-1852)	
240.725	am	(P-2406; A-9997)	
240.725	am	(P-8892)	
240.725	am	(P-3605; A-15401; O-15184; R-15590)	
240.725	am	(P-3605; A-15401)	
240.725	am	(E-2630) (P-11363; A-18767)	
240.725	am	(E-11625)	
240.725	am	(P-17007/91; M-2930; A-11731) (E-17398/91; S-1744; W-2955; M-2943)	
240.725	am	(P-17007/91; M-2930 A-11731)	
240.725	am	(E-17398/91; S-1744; W-2955; M-2943)	
240.725	am	(P-11363; A-18767)	
240.725	am	(E-11625)	
240.725	am	(E-4069; RC-6898)	
240.725	am	(P-14335/91; A-1140)	
240.725	am	(P-17007/91; M-2930)	
240.725	am	(E-17398/91; S-1744; W-2955; M-2943)	
240.725	am	(E-2901)	
240.725	am	(P-11363; A-18767)	
240.725	am	(P-3605; A-15401)	
240.725	am	(P-806/91; A-1852)	
240.725	am	(P-2406; A-9997)	
240.725	am	(P-8892)	
240.725	am	(P-3605; A-15401; O-15184; R-15590)	
240.725	am	(P-3605; A-15401)	
240.725	am	(E-2630	



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240.1655	am	(P-4087; A-14565)	309.8	r	(P-7982)
240.1660	am	(P-4087; C-5083; A-14565)	309.9	r	(P-7982)
			309.10	r	(P-7982)
240.1661	n	(P-4087; C-5083; A-14565)	309.11	r	(P-7982)
			309.12	r	(P-7982)
240.1665	am	(P-4087; A-14565)	309.13	r	(P-7982)
240.1800	am	(P-15203)	309.14	r	(P-7982)
240.1850	r	(P-15203)	309.15	r	(P-7982)
240.2020	am	(P-15203)	309.16	r	(P-7982)
300.130	am	(P-14988)	309.17	r	(P-7982)
300.160	am	(P-14988)	309.18	r	(P-7982)
.20	am	(P-7565)	309.19	r	(P-7982)
.390	am	(P-11979)	309.20	r	(P-7982)
304.2	am	(P-7545)	309.21	r	(P-7982)
305.10	#	(P-5403)	309.22	r	(P-7982)
305.10	re	(A-12772)	309.23	r	(P-7982)
305.20	am	(A-12772)	335.100	am	(P-8415/91; A-7633)
305.20	re	(A-12772)	335.102	am	(P-8415/91; A-7633)
305.30	am	(P-5403; A-16552)	335.200	am	(P-8415/91; A-7633)
305.30	re	(A-12772)	335.202	am	(P-8415/91; A-7633)
305.40	#	(P-5403; A-16552)	335.300	am	(P-8415/91; A-7633)
305.50	am	(A-12772)	335.300	am	(P-8415/91; A-7633)
305.50	re	(P-5403; A-16552)	335.304	am	(P-8415/91; A-7633)
305.60	re	(A-12772)	335.306	am	(P-8415/91; A-7633)
305.70	n	(P-5403; A-16552)	335.308	r	(P-8415/91; A-7633)
305.80	n	(A-12772)	335.310	am	(P-8415/91; A-7633)
305.90	#	(P-5403)	335.312	am	(P-8415/91; A-7633)
305.100	re	(A-12772)	335.314	am	(P-8415/91; A-7633)
305.110	#	(P-5403)	335.316	am	(P-8415/91; A-7633)
305.120	re	(A-12772)	335.318	am	(P-8415/91; A-7633)
305.130	am	(P-5403; A-16552)	335.320	am	(P-8415/91; A-7633)
305.140	#	(A-12772)	335.326	am	(P-8415/91; A-7633)
309.1	r	(P-7982)	335.328	am	(P-8415/91; A-7633)
309.2	r	(P-7982)			
309.3	r	(P-7982)			
309.4	r	(P-7982)			
309.5	r	(P-7982)			
309.6	r	(P-7982)			
309.7	r	(P-7982)			

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335.330	am	(P-8415/91; A-7633)	377.2	am	(P-7553)
		(P-12254)	377.4	am	(P-7553)
335.332	am	(P-8415/91; A-7633)	378.1	r	(P-7561)
335.334	am	(P-8415/91; A-7633)	378.2	r	(P-7561)
335.336	am	(P-8415/91; A-7633)	378.3	r	(P-7561)
335.338	am	(P-8415/91; A-7633)	378.4	r	(P-7561)
335. Ap.A	n	(P-12254)	402.15	am	(P-11707) (E-11879)
336.10	n	(P-7963)	406.2	am	(E-15088/91; M-2269)
336.20	n	(P-7963)	406.4	am	(P-14734/91; A-7602)
336.30	n	(P-7963)	406.5	am	(P-14734/91; A-7602)
336.40	n	(P-7963)	406.6	am	(P-14734/91; A-7602)
336.50	n	(P-7963)	406.7	am	(P-14734/91; A-7602)
336.60	n	(P-7963)	406.8	am	(P-14734/91; A-7602)
336.70	n	(P-7963)	406.9	am	(P-14734/91; A-7602)
336.80	n	(P-7963)	406.10	am	(P-14734/91; A-7602)
336.90	n	(P-7963)	406.11	am	(P-14734/91; A-7602)
336.100	n	(P-7963)	406.12	am	(P-14734/91; A-7602)
336.110	n	(P-7963)	406.13	am	(P-14734/91; A-7602)
336.120	n	(P-7963)			406.14am(P-14734/91; A-7602)
336.130	n	(P-7963)			
336.140	n	(P-7963)	406.22	am	(P-14734/91; A-7602)
336.150	n	(P-7963)	406.24	am	(P-14734/91; A-7602)
336.160	n	(P-7963)	407.29	am	(P-14729/91; A-7597)
336.170	n	(P-7963)	408.5	am	(P-14764/91; A-8950)
337.10	n	(P-7999)	408.7	n	(P-14764/91; A-8950)
337.20	n	(P-7999)	408.20	am	(P-14764/91; A-8950)
337.30	n	(P-7999)	408.30	am	(P-14764/91; A-8950)
337.40	n	(P-7999)	408.40	am	(P-14764/91; A-8950)
337.50	n	(P-7999)	408.50	am	(P-14764/91; A-8950)
337.60	n	(P-7999)	408.60	am	(P-14764/91; A-8950)
337.70	n	(P-7999)	408.65	am	(P-14764/91; A-8950)
337.80	n	(P-7999)	408.70	am	(P-14764/91; A-8950)
337.90	n	(P-7999)	408.105	am	(P-14764/91; A-8950)
337.100	n	(P-7999)	510.10	am	(P-69; A-8537)
337.110	n	(P-7999)	510.20	am	(P-69; A-8537)
337.120	n	(P-7999)	510.30	am	(P-69; A-8537)
337.130	n	(P-7999)	510.40	am	(P-69; A-8537)
337.140	n	(P-7999)	510.70	am	(P-69; A-8537)
337.150	n	(P-7999)	510.80	am	(P-69; A-8537)
337.160	n	(P-7999)	510.90	am	(P-69; A-8537)
337.170	n	(P-7999)	510.100	am	(P-69; A-8537)
337.180	n	(P-7999)	510.110	am	(P-69; A-8537)
337.190	n	(P-7999)	540.50	am	(P-18755; W-20187)
337.200	n	(P-7999)			(P-20088)
337.210	n	(P-7999)	562.20	am	(P-14189)
337.220	n	(P-7999)	562.30	am	(P-14189)
337.230	n	(P-7999)	567.20	am	(P-10403)
337.240	n	(P-7999)	567.30	am	(P-10403)
337.250	n	(P-7999)	567.100	am	(P-10403)
352. Ap.A	am	(P-13229/91; A-3924)	587.70	am	(P-18110/91; A-8235)



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TITLE 89 (CONT'D)			TITLE 92		
597.20	am	(P-3440; A-12583)	787.40	n	(P-17/91; A-2882)
673.10	n	(E-11682) (P-13224; W-13983)	787.50	n	(P-17/91; A-2882)
673.10	r	(E-13977)	830.50	am	(P-18759)
673.20	n	(E-11682) (P-13224; W-13983)	840.10	am	(P-15390/91; A-10301)
673.20	r	(E-13977)	840.20	am	(P-15390/91; A-10301)
673.30	n	(E-11682) (P-13224; W-13983)	840.30	am	(P-15390/91; A-10301)
673.30	r	(E-13977)	840.40	am	(P-15390/91; A-10301)
673.30	n	(E-11682) (P-13224; W-13983)	840.50	am	(P-15390/91; A-10301)
673.40	r	(E-13977)	840.60	am	(P-15390/91; A-10301)
673.40	n	(E-11682) (P-13224; W-13983)	840.75	am	(P-15390/91; A-10301)
673.40	r	(E-13977)	840.80	am	(P-15390/91; A-10301)
673.40	n	(E-11682) (P-13224; W-13983)	840.90	am	(P-15390/91; A-10301)
673.50	r	(E-13977)	840.95	am	(P-15390/91; A-10301)
673.50	n	(E-11682) (P-13224; W-13983)	840.100	n	(P-15390/91; A-10301)
673.50	r	(E-13977)	840.105	n	(P-15390/91; A-10301)
674.10	n	(E-2690)	840.110	n	(P-15390/91; A-10301)
674.20	n	(E-2690)	840.115	n	(P-15390/91; A-10301)
674.30	n	(E-2690)	843.10	am	(P-15405/91; A-10316)
674.30	n	(E-2690)	843.20	am	(P-15405/91; A-10316)
674.40	n	(E-2690)	843.30	am	(P-15405/91; A-10316)
674.50	n	(E-2690)	843.40	am	(P-15405/91; A-10316)
683.100	r	(E-2688) (E-11679) (P-13221; W-13982)	843.50	am	(P-15405/91; A-10316)
		(E-13974)	843.60	am	(P-15405/91; A-10316)
		(P-18947)	843.70	am	(P-15405/91; A-10316)
685.150	am	(P-14392/91; A-4529)	843.80	am	(P-15405/91; A-10316)
685.500	am	(P-14392/91; A-4529)	843.120	am	(P-15405/91; A-10316)
685.550	n	(P-16876/91; A-6868)	843.121	am	(P-15405/91; A-10316)
685.600	am	(P-15065)	843.130	am	(P-15405/91; A-10316)
690.100	am	(P-15065)	843.150	am	(P-15405/91; A-10316)
690.200	am	(P-15065)	843.160	am	(P-15405/91; A-10316)
690.300	am	(P-15065)	843.180	am	(P-15405/91; A-10316)
690.400	am	(P-15065)	845.10	am	(P-11572/91; A-2615)
714.30	am	(P-3067; A-16179)	845.20	am	(P-11572/91; A-2615)
714.100	am	(RC-13373)	845.30	am	(P-11572/91; A-2615)
714.110	am	(P-3067; A-16179)	845.40	am	(P-11572/91; A-2615)
714.120	am	(RC-13373)	900.310	am	(P-12989/91; A-5311)
714.130	am	(P-3067; A-16179)	900.321	am	(P-12989/91; A-5311)
714.130	am	(RC-13373)	900.322	am	(P-12989/91; A-5311)
714.300	n	(P-3067; A-16179)	900.330	am	(P-12989/91; A-5311)
714.310	am	(RC-13373)	900.331	am	(P-12989/91; A-5311)
730.700	r	(P-10397)	900.342	am	(P-12989/91; A-5311)
787.10	n	(P-17/91; A-2882)	900.343	am	(P-12989/91; A-5311)
787.20	n	(P-17/91; A-2882)	900.345	am	(P-12989/91; A-5311)
787.30	n	(P-17/91; A-2882)	900.348	am	(P-12989/91; A-5311)

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TITLE 89 (CONT'D)			TITLE 92		
50.160	r	(P-15354)	1200.70	am	(P-15354)
50.Ex.A	n	(P-15354)	1200.80	am	(P-15354)
62.30	am	(P-15354)	1200.100	am	(P-15354)
97.10	n	(P-15354)	1200.110	am	(P-15354)
97.20	n	(P-15354)	1200.Ap.A	am	(P-15354)
97.30	n	(P-15354)	1300.110	am	(P-5141/91; A-4819)
97.40	n	(P-5141/91; A-4819)	1300.120	am	(P-5141/91; A-4819)
97.50	n	(P-5141/91; A-4819)	1300.130	am	(P-5141/91; A-4819)
97.60	n	(P-5141/91; A-4819)	1300.200	am	(P-5141/91; A-4819)
97.70	n	(P-5141/91; A-4819)	1300.205	n	(P-5141/91; A-4819)
97.80	n	(P-5141/91; A-4819)	1300.210	am	(P-5141/91; A-4819)
97.90	n	(P-5141/91; A-4819)			
97.100	n	(E-16407)			
97.110	n	(E-16407)	10.30	am	(E-16407)
97.120	n	(E-16407)	10.50	am	(E-16407)
97.130	n	(E-16407)	10.60	am	(E-16407)
97.140	n	(E-16407)	10.70	am	(E-16407)
171.5	n	(P-3856; A-12208)	10.80	am	(E-16407)
171.6	am	(P-15995/91; W-2696)	10.90	n	(E-16407)
171.6	#	(P-3856; A-12208)	44.30	am	(P-4807; A-12601)
171.1000	am	(P-15995/91; W-2696)	50.5	r	(P-6139; A-13094)
		(P-3856; A-12208)	50.10	r	(P-6139; A-13094)
172.2000	am	(P-16003/91; W-2697)	50.20	n	(P-6139; A-13094)
172.2215	am	(P-3864; A-11851)	50.20	n	(P-6139; A-13094)
173.3000	am	(P-3864; A-11851)	50.30	r	(P-6139; A-13094)
177.2000	am	(P-16008/91; W-2698)	50.40	r	(P-6139; A-13094)
178.336.1.1	am	(P-3869; A-11856)	50.50	n	(P-6139; A-13094)
178.336.1.5	am	(P-3847; A-11843)	50.60	n	(P-6139; A-13094)
178.2000	am	(P-16015/91; W-2699)	50.70	r	(P-6139; A-13094)
178.2000	am	(P-3876; A-11863)	50.80	n	(P-6139; A-13094)
179.2000	am	(P-3876; A-11863)	50.90	r	(P-6139; A-13094)
180.2000	am	(P-3888; A-11875)	50.90	r	(P-6139; A-13094)
390.1010	am	(P-3851; A-11847)	50.100	n	(P-6139; A-13094)
390.1020	am	(P-7815; A-14435)	50.110	n	(P-6139; A-13094)
390.2000	am	(P-7815; A-14435)	50.120	n	(P-6139; A-13094)
391.1000	am	(P-7832; A-14715)	50.130	n	(P-6139; A-13094)
391.2000	am	(P-16653/91; A-5362)	50.140	n	(P-6139; A-13094)
395.2000	am	(P-7805; A-14425)	50.150	n	(P-6139; A-13094)
396.2010	am	(P-7811; A-14431)			
440.420	am	(P-13041/91; A-1655)			
440.520	am	(P-15835)			
440.II.A	am	(P-13041/91; A-1655)			
440.II.B	n	(P-13041/91; A-1655)			



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442.285	am	(P-13072/91; A-1685)	530.203	r	(P-3003/91; A-2256)
442.435	am	(P-15845)	530.210	n	(P-2940/91; A-2193)
442.435	am	(P-15845)	530.220	n	(P-2940/91; A-2193)
442.II.A	am	(P-13072/91; A-1685)	530.225	n	(P-2940/91; A-2193)
442.II.E	n	(P-13072/91; A-1685)	530.230	n	(P-2940/91; A-2193)
456.50	am	(P-9453; A-16649)	530.240	n	(P-2940/91; A-2193)
456.60	am	(P-9453; A-16649)	530.250	n	(P-2940/91; A-2193)
456.70	am	(P-9453; A-16649)	530.260	n	(P-2940/91; A-2193)
456.80	n	(P-9453; A-16649)	530.270	n	(P-2940/91; A-2193)
456.90	n	(P-9453; A-16649)	530.275	n	(P-2940/91; A-2193)
530.10	n	(P-9453; A-16649)	530.280	n	(P-2940/91; A-2193)
530.10	r	(P-3003/91; A-2256)	530.290	n	(P-2940/91; A-2193)
530.20	n	(P-2940/91; A-2193)	530.300	n	(P-2940/91; A-2193)
530.20	r	(P-3003/91; A-2256)	530.301	r	(P-3003/91; A-2256)
530.30	n	(P-2940/91; A-2193)	530.303	r	(P-3003/91; A-2256)
530.30	r	(P-3003/91; A-2256)	530.310	n	(P-2940/91; A-2193)
530.50	n	(P-2940/91; A-2193)	530.320	n	(P-2940/91; A-2193)
530.60	n	(P-2940/91; A-2193)	530.330	n	(P-2940/91; A-2193)
530.100	n	(P-3003/91; A-2256)	530.400	n	(P-3003/91; A-2256)
530.101	r	(P-3003/91; A-2256)	530.401	r	(P-3003/91; A-2256)
530.102	r	(P-3003/91; A-2256)	530.402	r	(P-3003/91; A-2256)
530.103	r	(P-3003/91; A-2256)	530.403	r	(P-3003/91; A-2256)
530.104	r	(P-3003/91; A-2256)	530.410	n	(P-2940/91; A-2193)
530.105	r	(P-3003/91; A-2256)	530.420	n	(P-2940/91; A-2193)
530.106	r	(P-3003/91; A-2256)	530.430	n	(P-2940/91; A-2193)
530.107	r	(P-3003/91; A-2256)	530.440	n	(P-2940/91; A-2193)
530.108	r	(P-3003/91; A-2256)	530.450	n	(P-2940/91; A-2193)
530.109	r	(P-3003/91; A-2256)	530.460	n	(P-2940/91; A-2193)
530.110	n	(P-3003/91; A-2256)	530.470	n	(P-2940/91; A-2193)
530.111	r	(P-3003/91; A-2256)	530.480	n	(P-2940/91; A-2193)
530.112	r	(P-3003/91; A-2256)	530.500	n	(P-2940/91; A-2193)
530.113	r	(P-3003/91; A-2256)	530.501	r	(P-3003/91; A-2256)
530.114	r	(P-3003/91; A-2256)	530.502	r	(P-3003/91; A-2256)
530.115	r	(P-3003/91; A-2256)	530.510	n	(P-2940/91; A-2193)
530.116	r	(P-3003/91; A-2256)	530.520	n	(P-2940/91; A-2193)
530.117	r	(P-3003/91; A-2256)	530.530	n	(P-2940/91; A-2193)
530.118	r	(P-3003/91; A-2256)	530.600	n	(P-2940/91; A-2193)
530.119	r	(P-3003/91; A-2256)	530.601	r	(P-3003/91; A-2256)
530.120	n	(P-2940/91; A-2193)	530.602	r	(P-3003/91; A-2256)
530.120	n	(P-3003/91; A-2256)	530.603	r	(P-3003/91; A-2256)
530.121	r	(P-3003/91; A-2256)	530.610	n	(P-2940/91; A-2193)
530.122	r	(P-3003/91; A-2256)	530.700	n	(P-2940/91; A-2193)
530.123	r	(P-3003/91; A-2256)	530.701	r	(P-3003/91; A-2256)
530.130	n	(P-2940/91; A-2193)	530.702	r	(P-3003/91; A-2256)
530.140	n	(P-2940/91; A-2193)	530.710	n	(P-2940/91; A-2193)
530.150	n	(P-2940/91; A-2193)	530.800	n	(P-2940/91; A-2193)
530.200	n	(P-2940/91; A-2193)	530.801	r	(P-3003/91; A-2256)
530.201	r	(P-3003/91; A-2256)	530.802	r	(P-3003/91; A-2256)
530.202	r	(P-3003/91; A-2256)	530.803	r	(P-3003/91; A-2256)

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530.804	r	(P-3003/91; A-2256)	1002.20	am	(P-6790; A-13088)
530.810	n	(P-2940/91; A-2193)	1002.45	n	(P-6790; A-13088)
530.820	n	(P-2940/91; A-2193)	1010.420	am	(P-5240; A-12587)
530.830	n	(P-2940/91; A-2193)	1030.11	am	(P-1271)
530.840	n	(P-2940/91; A-2193)	1030.12	n	(E-12228)
530.900	n	(P-2940/91; A-2193)	1030.30	am	(P-2449; A-18087)
530.901	r	(P-3003/91; A-2256)	1030.84	am	(P-14198/91; A-2182)
530.902	r	(P-3003/91; A-2256)	1030.115	am	(P-17229)
530.903	r	(P-3003/91; A-2256)	1030.120	am	(P-12138)
530.904	r	(P-3003/91; A-2256)	1030.130	am	(P-12138)
530.905	r	(P-3003/91; A-2256)	1070.20	am	(P-15428/91; A-2172)
530.906	r	(P-3003/91; A-2256)	1070.40	am	(P-15428/91; A-2172)
530.907	r	(P-3003/91; A-2256)	1309.10	n	(P-3238; A-11827)
530.908	r	(P-3003/91; A-2256)	1309.20	n	(P-3238; A-11827)
530.909	r	(P-3003/91; A-2256)	1309.30	n	(P-3238; A-11827)
530.11.A	n	(P-2940/91; A-2193)	1311.10	n	(P-4195/91; W-2942)
700.10	n	(P-17235)	1440.20	am	(P-5139; A-13496)
700.20	n	(P-17235)			
700.30	n	(P-17235)			
700.40	n	(P-17235)			
700.50	n	(P-17235)			
700.60	n	(P-17235)			
700.70	n	(P-17235)			
700.80	n	(P-17235)			
700.90	n	(P-17235)			
700.100	n	(P-17235)			
700.110	n	(P-17235)			
704.10	n	(P-17244)			
704.20	n	(P-17244)			
704.30	n	(P-17244)			
704.40	n	(P-17244)			
704.50	n	(P-17244)			
704.60	n	(P-17244)			
704.70	n	(P-17244)			
704.80	n	(P-17244)			
704.90	n	(P-17244)			
704.100	n	(P-17244)			
704.110	n	(P-17244)			
704.120	n	(P-17244)			
704.130	n	(P-17244)			
704.140	n	(P-17244)			
704.150	n	(P-17244)			
704.Ap.A	n	(P-17244)			
708.70	am	(P-8193/91; A-194)			
708.70	am	(P-8193/91; A-194)			
787.10	n	(P-1791; A-2882)			
787.20	n	(P-1791; A-2882)			
787.30	n	(P-1791; A-2882)			
787.40	n	(P-1791; A-2882)			
787.50	n	(P-1791; A-2882)			

## TITLE 95

116.40	am	(P-558; A-7704)
121.10	n	(P-561; A-7707)
121.20	n	(P-561; A-7707)
121.30	n	(P-561; A-7707)
121.40	n	(P-561; A-7707)
121.50	n	(P-561; A-7707)
121.60	n	(P-561; A-7707)
121.70	n	(P-561; A-7707)
121.80	n	(P-561; A-7707)
121.90	n	(P-561; A-7707)
121.100	n	(P-561; A-7707)
121.110	n	(P-561; A-7707)
121.120	n	(P-561; A-7707)
121.130	n	(P-561; A-7707)
121.140	n	(P-561; A-7707)
121.150	n	(P-561; A-7707)
121.160	n	(P-561; A-7707)
121.170	n	(P-561; A-7707)
121.180	n	(P-561; A-7707)
121.190	n	(P-561; A-7707)
121.200	n	(P-561; A-7707)
121.210	n	(P-561; A-7707)
121.220	n	(P-561; A-7707)
121.230	n	(P-561; A-7707)
122.10	n	(P-2113)
122.20	n	(P-2113)
122.30	n	(P-2113)
122.40	n	(P-2113)
122.50	n	(P-2113)
122.60	n	(P-2113)



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(P-2113)

122.70 n